Factors to Consider in Designing a "Sensible Schedule"

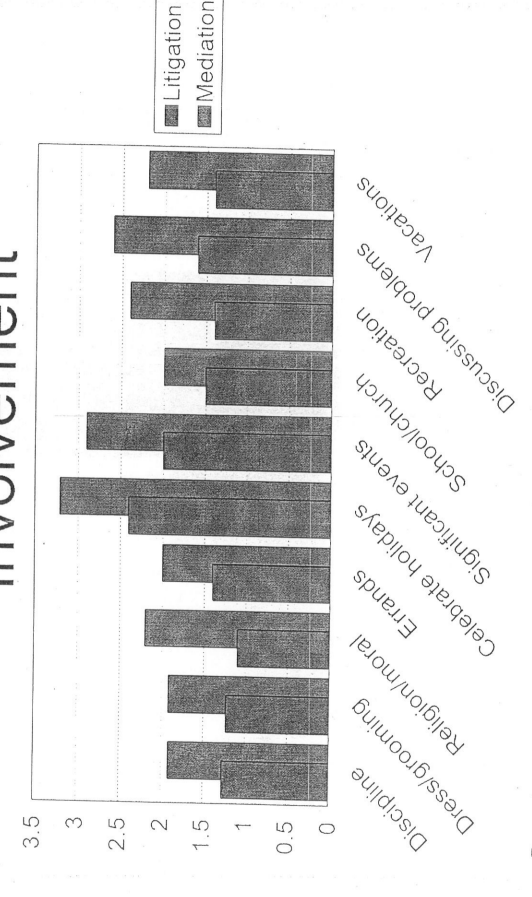
- 1. Conflict: type and severity
- 2. Level of communication and cooperation
 - a. Good communication and cooperation
 - b. Parallel parenting
 - c. No communication and cooperation
- 3. The quality of parenting
 - a. Skill sets
 - b. Geographic, financial and relationship stability
- 4. Mental health of the parents
- 5. Socio-economic-educational status
- 6. Support systems available to the parents and the children
- 7. Children's temperaments and pre-divorce adjustment
- 8. Age of the child
- 9. Practical considerations:
 - a. Parental availability
 - b. Geographic distance between homes
 - c. Childcare resources
 - d. Locations of residences (e.g., school choice)

10. Sibling groups

General Considerations

- 11. The binary family
- 12. Single parenting vs. shared parenting
- 13. Pre-divorce quality of parent [father] involvement
- 14. Gender matching

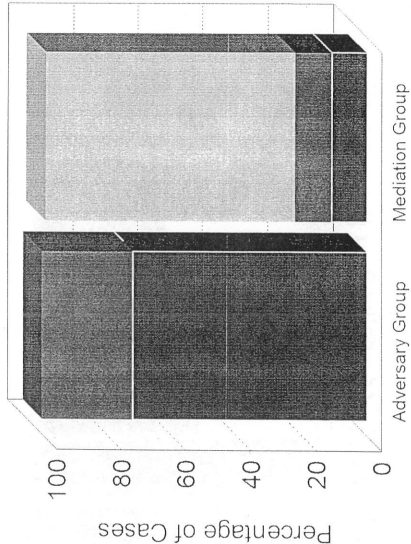
Nonresidential Parent-Child nvolvement



Based on residential parent report

Case Settlement Following Random Assignment

Mediated Settlement
Attorney Settlement
Custody Hearing



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Kenneth H. Waldron, Ph.D. Carol M. Murray, LCSW

Child Support and Overnights: A Serious Problem Searching for a Solution¹

Background and Context

Linking child support to overnights with children was necessary at an earlier time, given the technology and assumptions about physical placement schedules. However, this linkage has unintentionally done great harm to families. State intervention has attempted (with good reason) to lift a whole class of citizens out of poverty – the single mother. Now we live in more egalitarian times. Maintaining the current child support system will continue to do greater harm to families. We are fortunate to live at a time with more technology, which can be used it to help families.

- 1. Linking the calculation of child support to overnights has far too often prompted and incentivized divorcing spouses (and unmarried parents) to disagree about physical placement schedules, often reducing to bitter conflict, the number of overnights in each home. Both of these issues (child support and overnights) are important, but not inherently linked!)
- 2. This linkage has also included post-divorce litigation to adjust the number of overnights, at times driven at least to some extent by child support calculations.
- 3. Savings or increases in child support make litigation a reasonable bet, given that prevailing will save or gain sufficient child support to pay for at least some (perhaps all) of the related litigation costs.
- 4. The current child support system also creates the illusion that one parent is giving money to the other parent, rather than the reality that <u>both</u> parents are sharing the costs of raising children.
- 5. The current child support system supports the suspicion that money is the primary factor regarding the overnight fight. In addition, it perpetuates gender bias, which also undergirds the issue. If a father seeks more time or an equal physical placement schedule, he is usually accused of not wanting to pay child support (e.g., the dead-beat dad bias), whereas when a mother seeks primary physical placement, she is rarely accused of doing so for the money.

¹ Full disclosure: I am a psychologist, not an attorney, but I did have a very experienced Wisconsin family law practitioner (and good friend) review and suggest improvements to my proposal. KHW

A Proposed Solution²

1. Assumptions:

a. Technology allows for complex algorithms that are easily programmed to accomplish the goals of this method.

b. The child support percentage guidelines are presumed reasonable.

- c. This Proposal will still require low-income and high-income consideration.
- d. A reasonable physical placement schedule is established by agreement or by court order.

2. Method³:

a. Each parent pays child support pursuant to the current guideline percentage.

b. Child support paid by each parent is electronically transferred to the Wisconsin Child Support Collections Fund (WCSCF).

c. The physical placement schedule is divided into three segments or categories. Each segment has a percentage of expense assigned:

i. <u>Low Expense Time</u>: <u>overnights</u>; school hours; equal holiday time; and equal vacation time. 20% expense.⁴

ii. <u>Moderate Expense Time</u>: school day mornings; dinner to bed on school days; summer evenings, overnights and mornings. 35% expense.

iii. <u>High Expense Time</u>: after school to dinner; Friday afternoons and evenings; weekend days, including overnights; school days without school; summer days, morning to night. 45% expense.

d. Following the establishment of the physical placement schedule, the schedule is coded (by computer) into the three categories by percentages.

e. Child support is electronically calculated for both parents based on this calculation and electronically submitted from Wisconsin Child Support Collections Fund (WCSCF) to each parent.

⁴ This percentage is reasonably high given the actual expenses of overnights and school hours. However, the higher percentage compensates each parent to some extent for holiday time and vacations- not primarily overnights.

² This Proposal is essentially a first draft, and if there is substantial interest, it can be researched in more detail and fine-tuned before adopted.

³ Note the elephant in the room. See Subparagraph 2ci above. Despite the recognition that overnights are considered in the calculation, this Proposal is very different from the current child support system because overnights are only weighted at 20% and are merely part of the Low Expense Time consideration.

Example 1:

- 1. Two children 25% standard applies.
- 2. Father income: \$3,000; mother income: \$2,000.
- 3. Total child support pool: \$1,250 \$750 from father and \$500 from mother.
- 4. Mother: has 72% of Low Expense Time receives \$250; father has 28% of overnights receives \$70. (i.e. 20% multiplier i.e. 20% of child support pool divided by 72% for mother and 28% for father).
- 5. Mother has 60% of Moderate Expense Time receives \$262.50; father has 40% receives \$175. (i.e. 35% multiplier).
- 6. Mother has 50% of High Expense Time receives \$281.25; and father has 50% \$281.25. (45% multiplier).
- 7. Totals: Mother receives \$793.75; Father receives \$526.25.

Advantages:

- 1. Easily set up with computers.
- 2. <u>Takes child support off of the least expensive and least relevant time (namely overnights) and eliminates (or at least substantially reduces) the financial incentive for arguing about overnights.</u>⁵
- 3. This Proposal is a particular advantage when there are young children, under 5 years old, because there is no financial incentive for getting more overnights. This is because there is minimal financial incentive for doing so. There is little controversy that fathers should have regular contact with young children. Much of the controversy with regard to young children is whether or not they should spend overnights with the father. The hypothesis is that doing so will disrupt attachment to the mother.
- 4. Both parents will pay a percentage, no matter what the schedule is. This makes clear the truth that both parents are sharing and paying for child-related expenses. Differences in contributions are attributable only to differences in income levels.
- 5. Both parents will receive child support for <u>actual</u> real time child-related expenses.
- 6. This Proposal eliminates the psychologically difficult problem of one party believing that they are paying child support to the other.

Example 2: (Mother primary for school year overnights and mornings; shared after school and evenings; shared weekends; shared summer.⁶

- 1. Two children 25% standard applies.
- 2. Father income: \$8,000; mother income: \$2,000.

⁶ The purpose of this example is to illustrate a close to equally shared physical placement schedule but with one parent having the bulk of the overnights.

⁵ This calculation variable is the critical component of the Proposal and makes the process and end result different from the status quo! This Advantage applies to all three Examples, but will not be repeated. **Note:** No comparison to the status quo is provided, because the status quo is based on false assumptions.

- 3. Total child support pool: \$2,500. \$2,000 from father and \$500 from mother.
- 4. Mother: has 72% of Low Expense Time receives \$360; father has 28% of overnights receives \$140. (i.e. 20% multiplier).
- 5. Mother has 60% of Moderate Expense Time receives \$525.; father has 40% receives \$350. (i.e. 35% multiplier).
- 6. Mother has 50% of High Expense Time receives \$562.50; and father has 50% \$562.50. (45% multiplier).
- 7. Totals: Mother receives \$1,447.50; Father receives \$1,052.50.

Example 3 (Father primary for overnights, mornings and after school; evenings shared; shared weekends; father primary for summer days but mother and father shared for summer evenings, overnights and mornings.⁷

- 1. Two children 25% standard applies.
- 2. Father income: \$1,500 (works out of home); mother income: \$4,200 (travels for work).
- 3. Total child support pool: \$1,425-\$375from father and \$1,050 from mother.
- 4. Father: has 79% of Low Expense Time receives \$226; mother has 21% of overnights receives \$55; (i.e. 20% multiplier).
- 5. Father has 77% of Moderate Expense Time receives \$387; mother has 23% receives \$115. (i.e. 35% multiplier).
- 6. Father has 86% of High Expense Time receives \$552; and mother has 14% \$90. (45% multiplier).
- 7. Totals: Mother receives \$260; Father receives \$1,165.

⁷ Includes some rounding.



PRACTICE GUIDES FOR FAMILY COURT DECISION-MAKING IN DOMESTIC ABUSERELATED CHILD CUSTODY MATTERS

(Forms and Instructions)

By

Gabrielle Davis Loretta Frederick Nancy Ver Steegh

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For questions or additional information, email us at technical assistance@bwjp.org

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A. INTRODUCTION

This compilation of research-based practice guides is designed to support and enhance substantive and procedural decision-making by family court professionals involved in domestic abuse-related child custody matters. It provides guidance on how to identify, understand and account for the nature, context and implications of abuse at every stage of the family court proceeding by any person who is involved in the case. It promotes informed decision-making that focuses upon the lived experiences of the parents and children whose lives are being adjusted by and within the family court system.

The practice guides contained in this compilation were developed by the Battered Women's Justice Project, in consultation with the National Council of Juvenile and Family Court Judges and representatives from the Association of Family and Conciliation Courts, with generous support from the U.S. Department of Justice Office of Violence Against Women. The practice guides were informed by researchers, scholars, and expert practitioners, as well as battered and battering parents across the country and around the world.

The materials presented here function as a package. They are color-coded to denote the relationships between and among the several guides. In other words, a blue section in one chart corresponds with the blue sections in every other chart. Likewise, an orange section in one chart corresponds with the orange sections in every other chart. The parenting charts have a separate color-coding system. In the parenting charts, green areas denote "safety" and red areas denote "danger."

No part of this compilation is meant to be used in isolation from any other. Nor is the whole or any part of this compilation meant to be used outside of the family court setting.

This compendium is a work-in-progress. Please contact the Battered Women's Justice Project at technicalassistance@bwjp.org for periodic updates.



B. A FRAMEWORK FOR IDENTIFYING, UNDERSTANDING AND ACCOUNTING FOR ABUSE

This four-part framework is designed to help you gather, synthesize and analyze information about the context and implications of domestic abuse in order to improve informed decision-making. It can be used by anyone in any profession at any stage of the proceeding. The framework consists of the following four parts. Each part is described more fully below.

Identify Domestic Abuse Define the Nature & Context of Abuse

Evaluate the Implications of Abuse Account for the Abuse in Actions and Decisions

1. Identifying Domestic Abuse

The first step of the framework is to identify domestic abuse. At the outset, you must try to determine whether abuse is or may be an issue in the case. Several tools currently exist to help identify domestic abuse. A couple of them are included in this compilation, but many more are available elsewhere.

Most domestic abuse screening tools are designed for a specific purpose and a specific practice setting. Different tools look for different things for different reasons. Each has its own strengths and limitations. Consequently, it is important for you to know what you are looking for and why – and to use tools that are designed to get at what you need.

In order to promote safe and informed disclosures of domestic abuse, it is also important for you to explain to the people you screen why you are asking about abuse, how you will use the information they provide, who will have access to it, and where it might show up later in the family court process. For a more detailed discussion of how to promote safe and informed disclosures of domestic abuse, see the Initial Domestic Abuse Screening Guide and the Domestic Abuse Interview Guide in Sections IV and V below.

2. Defining the Nature and Context of Abuse

Identifying domestic abuse is an important first step, but just knowing that abuse has occurred or is still occurring does not tell you all you need to know in order to make informed decisions and take informed action. You need to know more specifically what is actually going on — what the nature and context of the abuse are. You need to know who is doing what to whom, why and to what effect. And, in the context of a family law case, you need to know what is going on with respect to parenting and the health, safety and wellbeing of the children, as well as the parent who is subjected to abuse.

3. Evaluating the Implications of Abuse

The third step of the framework is to evaluate the implications of the abuse. It says, "Now that you know what's going on, what does it mean for the task or decision at hand?" For instance, if you are trying to come up with a parenting plan, you need to ask what the consequences of the abuse are for parenting. What risks and problems does the abuse create for the parents and for the children? What kinds of things are standing in the way of constructive parenting and healthy childhood development?

4. Taking Informed Action by Accounting for Abuse

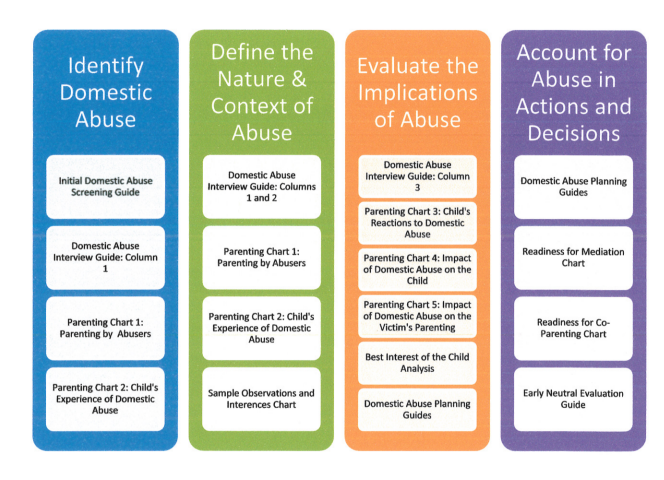
By virtue of custom and practice, the family court system is often more focused on "divvying things up" (including the children) than it is on "making things work." When institutional attention turns to "divvying things up" – to dividing and allocating aspects of the child's life between the parents – it does not always tend to the very immediate things that get in the way of "making things work" for the child and the parents. For instance, it does not always account for post-separation abuse, or ongoing coercive control, or parenting practices that jeopardize the child's safety and well-being, or the safety and well-being of the battered parent.

To address this problem, the last stage of the framework focuses on making informed decisions and taking informed actions that fully account for the nature, context and implications of abuse. In this way, the framework encourages you to directly address the underlying conditions that would otherwise allow the abuse – and its implications – to persist long after the family court case is officially closed.



C. IMPLEMENTING THE FRAMEWORK

Each step of the framework is supported by one or more practice guides. The practice guides applicable to each step of the framework are listed below. Each is discussed more fully in the pages that follow.



Additional practice guides are currently under development. They include guidance on early neutral evaluation, collaborative law, parent coordination, parent education, and interventions for parents who engage in domestic abuse, among others. Please contact the Battered Women's Justice Project at technicalassistance@bwjp.org for periodic updates.

D. INITIAL DOMESTIC ABUSE SCREENING GUIDE

This initial screening guide is designed to help you identify domestic abuse and coercive controlling behaviors in family law cases. It is a simple screen that attempts to detect whether domestic abuse is or may be an issue in the case. It is not a comprehensive assessment guide like the Domestic Abuse Interview Guide that appears later in this compilation. You may use this guide to conduct an initial domestic abuse screen, or you may go directly to the Domestic Abuse Interview Guide for a more comprehensive screening and assessment protocol.

Whether you start with this screening guide or the more comprehensive Domestic Abuse Interview Guide, you should systematically screen every adult who plays a parenting role in the case, or who has a significant relationship with a parent in the case, regardless of gender, marital status, sexual orientation, or parenting status.

Before you begin, you should explain to the person you are working with:

- (1) That the professional standards that guide your work require you to look into certain issues in every case, including domestic abuse, and that knowing about any history of abuse will help you carry out your functions and fulfill your professional responsibilities;
- (2) What your specific role and function is in relation to the case, including:
 - ☐ What you were appointed, hired or referred to do;
 - ☐ What steps you plan to take to carry out your functions;
 - ☐ What you will and won't share with the court, the opposing party, and others; and
 - ☐ Whether the information will appear in the record and/or a pleading or report.
- (3) The scope and/or limits of confidentiality and your duty to report suspected child abuse and certain serious crimes.

If a person discloses domestic abuse, you should:

- (1) Obtain as much information as possible in order to fully understand the context and implications of the abuse;¹
- (2) Conduct a thorough domestic abuse risk assessment² or refer the person to a qualified risk assessment specialist; and
- (3) Refer the person to a qualified domestic abuse advocate for safety planning assistance.

Remember that risk from domestic abuse is never static, that it is difficult to predict, that it can fluctuate over time, and that it often escalates once it has been disclosed and/or the parties separate. Consequently, screening for domestic abuse is not a one-time event, but should occur periodically over the course of your involvement in the case.

¹ The accompanying Domestic Abuse Interview Guide may assist in this effort.

² You may wish to refer to the list of risk assessment factors that appears at the end of the accompanying Domestic Abuse Interview Guide, and in the accompanying Domestic Abuse Planning Guides, for further direction.

INITIAL DOMESTIC ABUSE SCREENING GUIDE

Basic Screening Questions:	What to Listen For:
How comfortable are you interacting with now? Do you have any concerns, fears or anxieties that I should be aware of? What worries you most?	Personal Interactions Comfortable Uncomfortable Safe/Secure Fearful/Anxious Self-Ruled Connected Isolated Respected Disparaged Self-Reliant Dependent Supported Undermined
When you look back over time, how were practical, everyday decisions made in your relationship? How did you arrive at that arrangement? Are you comfortable with that? What happened when disagreements arose?	Everyday Decision-Making (food, shelter, finances, children) Equal Dominating Cooperative Coercive Responsible Irresponsible Fair Manipulative
Is there anything that gets in your way of doing the things you want or need to do in your daily life, like: Managing your daily affairs Meeting your basic needs Meeting the basic needs of the children Fulfilling your everyday responsibilities Making your own decisions Interacting with other people	Control of Everyday Life Self-Directed ← Controlled
Has there ever been any physical violence between you and? If so, can you tell me about that?	Very rare Very minor No harm Physical Violence Every day Very severe Severe injury
Have you ever felt so ashamed, humiliated, embarrassed or fearful by something you or said or did to the other that you didn't want anyone else to know about it? If so, can you tell me about what that was like for you (without revealing specifics)?	Emotional Well-being Safe/Secure Fearful/Anxious Self-Respect Humiliation Autonomous Controlled
Have you orever forced the other to do sexual things the other didn't want to do or insisted on having sex when the other didn't want to? If so, can you tell me about that?	Voluntary Respectful Sexual Autonomy Forced Degrading

Have you or ever been concerned that the other was going to physically or psychologically harm the other, the children, or pets? If so, please explain.		ysical or Psychological Harm f, children, pets, others) Very fearful
How are parenting time arrangements currently being	Pare	ental Decision-Making
worked out?	Equal	→ Dominating
How did you arrive at that arrangement?	12.000 Page 10.0000	0
How did you arrive at that arrangement? Are you comfortable with that?	Equal	← Dominating
How did you arrive at that arrangement?	Equal Cooperative	Dominating Coercive
How did you arrive at that arrangement? Are you comfortable with that?	Equal Cooperative Responsible	Dominating Coercive Irresponsible

Physical/Sexual Abuse		En	notional Abuse	Co	ontrol of Daily Life	Ec	conomic Abuse
	Hold, pin, restrain		Insult you/put you down		Follow or stalk you		Deny money
	Kneel on or sit upon		Ridicule you in public		Often check up on		Refuse to pay bills
	Tie up, bind, gag		Purposely humiliate you		Examine mail/email		Empty bank
	Push, shove, shake		Play mind games		Check phone calls		Hide assets
	Grab						
			Intimidate you		Hack into email		Destroy your credit
	Scratch, pull hair,		Yell or scream at you		Grill you		Deny credit access
	Shave		Act aggressively to you		Time activities		Run up debt
	Twist arm		Get jealous/possessive		Use others as spies		Forge papers
			Accuse you of infidelity		Invade privacy		Refuse to pass title
	Bite		T		Misuse social media		D
	Spit on		Interfere with:		DI : 11		Destroy property
	Urinate upon		□ work/school life		Physically restrain		Steal your property
	C1		□ social life		Forbid you to leave		Sell your property
	Slap		□ sleep		Punish you for	200	Shut off utilities
	Hit or punch		□ healthcare/medication		disobeying		
	Kick or stomp	10.00	TI.		A		Fail to pay insurance Cancel insurance
	Strike or throw object		Threaten to:		Arrive unannounced Make unwanted		Cancel insurance Cancel credit cards
	Cl. 1		 □ kill you or the children □ kill him/herself 		contact		Cancel credit cards
	Choke or strangle			_		_	Refuse to work
	Burn		harm you or the children		Leave things to scare		Refuse to let you work
	Poke, stab, cut		□ harm person you care for		you		Try to get you fired
_	Withhold food		□ harm or kill pets	_	Make you do things	П	Try to get you med
	Withhold medicine	_	Destroy things you care for		you don't want to do		Hide bills
	Disable medical equip.		Threaten you w/ weapon		you don't want to do		Hide financial info.
	Disable illeulcal equip.	-	Put your life in danger			П	THE IIIancial IIIO.
	Forced sex		Disable your car				Constantly return to
П	LOICER SEX		Drive recklessly to scare				court
		П	•				Court
			you				

E. Domestic Abuse Interview Guide

The Domestic Abuse Interview Guide is designed to help you identify domestic abuse and coercive controlling behaviors in family law cases. It should be used with all adults who are parties, or who play a parental role in a case, regardless of gender, marital status, sexual orientation, or parenting status. Screening for domestic abuse is often complicated by the fact that victims: (1) may not know why it might be in the interests of their children or themselves to disclose abuse; (2) may be unclear or concerned about the ramifications of disclosure; (3) may not trust you with information about domestic abuse, in spite your good intentions; and (4) may not perceive that their current level of risk warrants disclosure. For these and other reasons, victims are often reluctant to disclose abuse. Screening for domestic abuse, therefore, is not a one-time event, but should occur periodically over the course of your involvement in the case. Bear in mind that talking about abuse may be an emotionally difficult experience for the interviewee, as well as for you. It is important to plan accordingly.

Introduction to the Interview Guide

The **first column** of this guide seeks general information across seven broad topic areas: (1) personal interactions; (2) access to resources; (3) children and parenting; (4) control of daily life; (5) emotional abuse; (6) physical abuse; and (7) sexual abuse. Below each broad topic area are examples of the kinds of things you might ask about in order to help you identify whether domestic abuse is, or may be, present. Research shows that asking behaviorally specific questions is the most effective method of screening for abuse and coercive control.

Learning about these seven broad topic areas can help you identify important issues in the case. It can help you assess the relative capacities of the parties to meaningfully participate in alternative dispute resolution processes. It can help you recognize the kinds of protections that ought to be put in place to ensure that court proceedings are safe and effective. And, it can help you and the parties with whom you are working to determine together what the most beneficial and realistic outcomes might be for themselves and their children.

The **second column** suggests follow-up areas to explore when any domestic abuse issues are identified or disclosed under column one. These discussion areas will help you gain a deeper understanding of the nature, context, severity and implications of domestic abuse and coercive controlling behaviors.

The **third column** contains a checklist of key concepts, behaviors, and dynamics to listen for in the narrative responses to the questions asked in columns one and two.

Practical Considerations

For safety reasons, care must be taken in determining where, when and how to conduct this interview. The interview should not be conducted in the presence or proximity of any other party or interested person unless s/he is an advocate or support person and it is determined that the presence of that person will not create any confidentiality problems or threaten any applicable professional privilege, such as the attorney-client privilege.

Before conducting the interview, you should explain to the interviewee:

- (1) That the professional standards that guide your work require that you look into certain issues in every case, including domestic abuse, and that knowing about any history of domestic abuse will help you carry out your functions and fulfill your professional responsibilities.
- (2) What your specific role and function is in relation to the case, including:
 - What you were appointed, hired or referred to do;
 - ☐ How you intend to do it;
 - What you will and won't share with the court, the opposing party, and others;
 - Whether the information will appear in the record and/or a pleading or report.
- (3) The scope and/or limits of confidentiality and your duty to report suspected child abuse and certain serious crimes.

If a person discloses domestic abuse, you should:

- (1) Obtain as much information as possible in order to fully understand its implications, without confining yourself to the topics listed in this guide;
- (2) Assess with the person the risks s/he may be facing, including risks of injury, death or other dangers, especially those arising from disclosing abuse; and
- (3) Refer the person to a qualified domestic abuse advocate for safety planning assistance and a more in-depth risk assessment, as appropriate.

Remember that risk from domestic abuse is never static, that it is difficult to predict, that it can fluctuate over time, and that it often escalates once it has been disclosed and/or the parties separate.

DOMESTIC ABUSE INTERVIEW GUIDE

Adapted from Client Screening to Identify Domestic Abuse Victimization, Domestic Abuse Committee of the Family Law Section of the Minnesota State Bar Association, 2010; Holtzworth-Munroe, Beck & Applegate (2010), Mediator's Assessment of Safety Issues and Janet Johnston, et al., IN THE NAME OF THE CHILD (2d ed.), Springer Publishing Co., 2009.

1. Personal	Discussion Areas:	What to Listen For:	
Interactions	Discussion Aleas.	what to Listen For.	
interactions			
A. Let's start by talking about your current	Quality of interactions a. Ability to express views	Personal Interactions:	
relationship with	 b. Trust in other's judgment c. Reliance on other's word d. Cost of disagreement e. Post-separation changes 	Safe Dangerous Secure Fearful Autonomous Controlling	
B. How comfortable are you interacting with	2. Prior separations	Respectful	
now? □ Being alone together □ Meeting face-to-face	Snapshots a. Happiest moments	Honest Deceptive Reliable Unreliable	
 □ Talking by phone □ Emailing or texting □ Public encounters 	b. Most worrisome momentc. Scariest moments	Consistent Volatile Supportive Damaging	
C. Do you have any	4. Decision-making history5. Stressors	Cooperative Coercive Equal Dominant	
concerns, fears or anxieties that I should be aware of?	a. Abuseb. Alcohol/drugsc. Physical/mental healthd. Criminal activity	Trusting Suspicious Open Isolating	
D. What worries you most?	e. Poverty		
	D.		
2. Access to Resources	Discussion Areas:	What to Listen For:	
A. I'd like to get a sense of your economic wellbeing.	1. History/detail	Economic Well-being:	
B. Do you have access to your own resources, like	2. Ability to meet basic needs3. Ability to meet obligations	Accessible Resources Not Accessible Decisions	
money, bank accounts, food, housing, transportation and	4. Recent changes	Cooperative Controlling Finances Secure Insecure	
healthcare? C. Who decides how you spend money and manage your financial affairs?		Always Met Needs Never Met	

3. Children/Parenting	Discussion Areas:	What to Listen For:
A. Let'stalk about your children.		Abuser's Par enting: Safe Dangerous Secure Erratic Supportive Neglectful
B. Do you have any concerns about your children or fears for their safety?	1. What worries you most?	Child focus Skilled Protective Children's Well-Being: Developmental +
C. How are parenting time arrangements currently being worked out? Division of duties Parenting skills/capacities Parenting concerns/conflicts	 2. Capacity for joint decisions a. Common beliefs/values b. Parental involvement c. Trust in parental judgment d. Support of other parent e. Respect for other parent f. Nurture/support of kids g. Conflict resolution skills 	+ Emotional + Cognitive + Social
□ Children's adjustment □ Access/exchange issues □ Satisfaction with the plan D. Has ever used or threatened to use the children	 g. Conflict resolution skills h. Developmental stage(s) 3. Interference with care 4. Undermining authority	+ Economic + Co-parenting: Communication
to manipulate, control, or monitor you?	5. Threats to: a. Take children away b. Harm children c. File CPS reports d. Deport	+ Judgment + Boundaries + Support
E. How are your children doing now?	e. Evict6. Post-separation changes	+

4. Control of Daily Life	Discussion Areas:	What to Listen For:	
A. I'd like to get a sense of	1. Detail	Control of Daily Life:	
how much freedom you have in your everyday life. To come/go as you please To manage your own time To make own decisions	2. Frequency	Autonomy Control Freedom Constraint Support Obstruction	
To set your own priorities To interact with others	3. Severity	Support Obstruction Trust Jealousy	
Can you talk a little about that?	4. Intent of other's behavior	Cooperation Coercion Privacy Intrusion	
B. Is there anything that gets in your way of doing the things you want or need to do? C. Has ever: Godfen checked up on you Examined your mail/email	 5. Meaning of behavior to you 6. Effect on: a. Interactions b. Relationships c. Communications d. Self/children e. Parenting skills/capacities 	Predictability Instability Equality Dominance Safety Fear/Dread Open Isolating Letting Go Stalking Compromise Rulemaking	
□ Examined phone records □ Hacked into email/accounts □ Grilled you/timed activities □ Used others to spy on you □ Invaded your space/privacy □ Misused social network sites D. Has ever physically restrained you, forbidden you from leaving, made you do things you didn't want to do, or punished you for defying his/her wishes? E. Has ever shown up unannounced, contacted you against your will, or left something for you to find to scare or intimidate you?	7. Change:a. Over timeb. Pre/post pregnancyc. Pre/post separation	Risk Factors: Access to firearms Use/threat of weapon Threat to kill Step children Control of daily activities Violent or constant jealousy Threatened/attempted suicide Threat to harm children Belief in capacity to kill Stalking	

5. Sexual Abuse	Discussion Questions:	What to Listen For:
A. While it is uncomfortable to talk about these kinds of things, it's very important for me to know if ever pressured or forced you to do sexual things that you did not want to do or that made you scared, uncomfortable, or ashamed. Has anything like that ever happened?	1. Detail 2. In front of whom? Children Family Friends Co-workers Public Nobody – just in private 3. Frequency	Intimate Relationship: Safe
	4. Severity	□ Forced sex
B. Has ever interfered with your decisions about	5. Intent of other's behavior	 ☐ Attempted strangulation ☐ Violent jealousy ☐ Assault during pregnancy
birth control, pregnancy, and/or safe sex?	6. Meaning of behavior to you	☐ Threat/attempted suicide
and/of safe sex:	7. Effect on: a. Interactions	☐ Threat to harm children ☐ Belief in capacity to kill ☐ Stalking
C. Has ever used your image, or forced or pressured you to use your own image, to engage in sexting or pornography?	 b. Relationships c. Communications d. Self/children e. Parenting skills/capacity 8. Change: a. Over time b. Pre/post pregnancy c. Pre/post separation 	□ Illegal drug use □ Alcohol dependency Response to Sexual Abuse: □ Fight □ Flight □ Freeze
D. Is there anything else you think I should know about's sexual behavior towards you?	9. Injuries10. Medical attention	
	11. Hospital visits12. Calls for help/to police13. Arrests14. Convictions/sanctions15. Orders for protection16. Protection order violations	

7. Emotional Abuse	Discussion Areas:	What to Listen For:
A. Let'stalk more about how you and relate to one another. Can you describe how treats you as a person? B. Does ever: Insult you or put you down Ridicule you in public Purposely humiliate you Play mind games	1. Detail 2. In front of whom? Children Family Friends Co-workers Public Nobody – just in private	Emotional Relationship: Safe Fearful Respectful Degrading Hopeful Hopeless Supportive Manipulative Caring Cruel Secure Traumatic Protective Exploitive Risk Factors: Access to firearms
C. Does ever: Intimidate you Yell or scream at you Act aggressively toward you D. Does ever:	4. Severity 5. Intent of other's behavior 6. Magning of behavior to your	□ Use/threat of weapon □ Threat to kill □ Step children □ Forced sex □ Attempted strangulation □ Control of daily activities □ Violent jealousy □ Assault during pregnancy
☐ Get jealous or possessive ☐ Accuse you of infidelity E. Does _ ever interfere with: ☐ Your work/school life ☐ Your social life ☐ Your sleep ☐ Your healthcare/medications F. Has ever threatened to: ☐ Kill you or the children ☐ Kill him/herself ☐ Harm you or the children ☐ Harm someone you care for ☐ Harm or kill pets G. Has ever:	 6. Meaning of behavior to you 7. Effect on: a. Interactions b. Relationships c. Communications d. Self/children e. Parenting skills/capacities 8. Change: a. Over time b. Pre/post pregnancy c. Pre/post separation 	□ Threat/attempted suicide □ Threat to harm children □ Belief in capacity to kill □ Stalking □ Illegal drug use □ Alcohol dependency Response to Emotional Abuse: □ Flight □ Freeze
Destroyed your property Threatened w/ weapon Put your life in danger Disabled car/equipment Driven recklessly to scare		

Implications of Domestic Abuse for Safety and Parenting:					
See Risk Assessment Factors and Questions 1(A)-(D),	Risk Assessment Factors: Increase in frequency/severity Access to firearms Recent separation Unemployment Use/threat to use lethal weapon Threat to kill Avoidance of arrest for DV				
3(B), 4(E), 5(F)-(G), 6(A)-(C), 7(A)-(D)	□ Step-children				
Immediate Economic Concerns:	☐ Forced sex☐ Attempted strangulation☐ Illegal drug use				
	 □ Alcohol dependency □ Control of daily activities □ Violent or constant jealousy □ Assault during pregnancy □ Threatened/attempted suicide □ Threat to harm children 				
See Questions $2(A)$ -(C), $4(C)$, $5(E)$	□ Belief in capacity to kill□ Stalking				
Immediate Parenting Concerns:	□ Major mental illness				
See Questions $1(A)$ -(C), $2(A)$ -(C), $3(A)$ -(E), $4(A)$ -(E), $5(E)$ -(G), $6(A)$ -(C), $7(A)$ -(D)					
Long-Term Concerns:					

F. SAMPLE OBSERVATIONS AND INFERENCES

The following chart identifies several observations that are commonly seen in domestic abuse-related custody cases, together with examples of corresponding inferences that might follow from those observations. The list of sample inferences is not exhaustive. It is merely meant to help you consider alternative explanations that might prompt further investigation before you arrive at any conclusions.

OBSERVATIONS AND INFERENCES

OBSERVATION:	Inference A	Inference B	Inference C
There is no documentation of abuse.	The abuse never happened.	The abuse happened, but it was never reported.	The abuse happened and it was reported, but it was never documented.
There is no substantiation of abuse.	The abuse never happened.	The abuse happened, but there is not enough evidence to prove it happened.	Something happened, but it doesn't rise to the level of abuse.
Both parties have been violent.	The abuse is mutual. Both parties are responsible for the abuse.	The abuse is not mutual. One party is responsible for the abuse.	The abuse is not mutual. One party is the responsible for the abuse and the other party acted in self-defense or tried to pre-empt the abuse.
The victim's account of abuse keeps changing.	The victim is lying. The abuse never happened.	The abuse happened, but the victim is afraid or uncertain what to disclose.	The victim's account is a typical traumatic response to abuse.
The victim is hostile or uncooperative.	The abuse never happened.	The abuse happened and the victim has a negative disposition.	The abuse happened and the victim is frustrated, scared, or feeling manipulated in regard to matters beyond their control.

Allegations of abuse were not raised until the custody case was filed.	The abuse never happened. The victim is trying to "get a leg up."	The abuse happened and the victim is trying to "get a leg up."	The victim did not disclose abuse until it was necessary.
The physical abuse is relatively minor.	The abuse is nominal and not relevant to the custody case.	A low level of physical abuse is all that is required for the abuser to maintain power and control over the victim.	The physical abuse is nominal, but other risk markers could be present that indicate heightened danger.
The abuse happened a long time ago.	The abuser poses no present danger.	The abuser might pose a danger, but lacks the means to carry out further abuse.	The abuser still poses a danger by virtue of the nature of the past abuse.
The abuse happened a long time ago.	The victim seems focused on the past.	The victim is focused on the past abuse because it raises present safety concerns.	The victim is focused on the past, but the abuse is ongoing and raises present safety concerns.
The victim-parent has gone back to the alleged abuser.	The abuse never happened or, if it did, it wasn't that bad.	The victim-parent isn't really afraid of the alleged abuser.	The victim-parent is managing multiple risks from abuse and going back is the safest option.
The alleged abuser seems nice enough.	The abuse never happened.	The abuse happened, and the abuser has a pleasant disposition.	The abuse happened and the abuser is a good manipulator.
There has been no direct abuse of the child.	The child is entirely unaware of and not affected by abuse.	The child has witnessed or is exposed to abuse.	The child is experiencing the aftermath of abuse.
The child seems to have a close bond with the alleged abuser.	The child wouldn't be aligned with the abuser unless the allegations of abuse are false.	The child's alignment with the abuser is a safety or risk management strategy.	The child's alignment with the abuser is a result of traumatic bonding.

BRATISH KARAMETER AND A SERVICE STRUMBER OF STRUMBER AND ADDRESS A		
The victim-parent is turning the child against the other parent.	The child has a good reason for not wanting to have anything to do with the alleged abuser.	The child is going through a normal developmental stage, trying to establish his/her own identity.
The victim-parent is turning the child against the other parent.	The abuser does not pose a risk to the child, but the child and/or the victim-parent thinks the abuser does.	The abuser poses a risk to the child.
The alleged abuser poses no risk to the child.	The alleged abuser poses a risk to the child, but the victimparent is afraid to say so.	The alleged abuser poses a risk to the child, but the victim-parent thinks contact is safer than no contact.
The alleged victim- parent is responsible for the abuse and/or its aftermath.	The alleged victim- parent is not responsible for the abuse or its aftermath, but the child thinks so.	The alleged abuser is undermining the victim-parent's authority or relationship with the child.
The victim-parent is drawing the child into "adult matters."	The victim-parent is trying to help the child manage his/her own reactions to the abuse.	The victim-parent is trying to protect the child from further abuse.
The child is unaffected by the abuse.	The child is skillful at hiding from or denying abuse.	The child is managing the abuse through academic, athletic or outside achievement.
Child sexual abuse never happened.	Child sexual abuse happened, but there is insufficient evidence to prove that it happened.	Something happened, but it doesn't rise to the level of child sexual abuse.
	turning the child against the other parent. The victim-parent is turning the child against the other parent. The alleged abuser poses no risk to the child. The alleged victim-parent is responsible for the abuse and/or its aftermath. The victim-parent is drawing the child into "adult matters." The child is unaffected by the abuse. Child sexual abuse	turning the child against the other parent. The victim-parent is turning the child against the other parent. The alleged abuser poses no risk to the child. The alleged abuser poses no risk to the child. The alleged abuser poses a risk to the child, but the child and/or the victim-parent thinks the abuser does. The alleged abuser poses a risk to the child, but the victim-parent is afraid to say so. The alleged victim-parent is aftermath. The alleged victim-parent is not responsible for the abuse or its aftermath, but the child thinks so. The victim-parent is drawing the child into "adult matters." The victim-parent is trying to help the child manage his/her own reactions to the abuse. The child is unaffected by the abuse. Child sexual abuse never happened. Child sexual abuse happened, but there is

G. PARENTING IN THE CONTEXT OF DOMESTIC ABUSE

The next six charts are designed to help you analyze the nature, dynamics and implications of parenting in the context of domestic abuse. Each chart has a specific purpose and is intended to facilitate a specific analysis.

The first chart, which is captioned Parenting by Abusers (Chart 1 of 6), is meant to assess the parenting capacities of abusers. It is only to be used after you have determined that one of the parties has engaged in domestic abuse – and it is only to be used to consider the parenting behaviors and decisions of the abusive parent. It is not meant to assess the victim parent.

The next three charts, which are captioned Chills Experience of Domestic Abuse (Chart 2 of 6), Chills Reactions to the Experience of Domestic Abuse (Chart 3 of 6), and Impact of Domestic Abuse on Child (Chart 4 of 6) are meant to assess the experiences and effects of the parenting behaviors and decisions of the abusive parent on the child.

The last two charts, which are captioned Impact of Domestic Abuse on Victim's Parenting (Chart 5 of 6) and Impact of Domestic Abuse on Co-Parenting (Chart 6 of 6), are meant to assess the effects of the parenting behaviors and decisions of the abusive parent on the victim's parenting and the co-parenting relationship. They are not intended to be used to analyze the abuser's parenting – nor are they intended to assess the impact of domestic abuse on other aspects of the victim's life beyond parenting and co-parenting.

Be sure to select and apply the appropriate chart for the specific analysis you are undertaking. Misapplication of these charts can distort your analysis and lead to harmful outcomes for battered parents and their children.

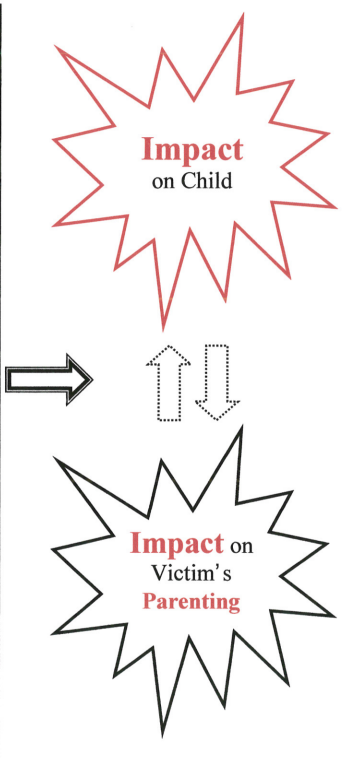
Family Court-Specific Design

These charts were designed specifically for family court practitioners (lawyers, judges, custody evaluators, guardians ad litem, CASAs, mediators, parenting coordinators, parent educators, etc.) for use in family court settings. They were not developed for use in other settings, such as child protection or criminal justice proceedings.

Be sure to exercise discretion and caution in applying these charts to non-family court settings.

PARENTING BY ABUSERS (Chart 1 of 6)







- Hitting, punching, slapping, pushing child
- Using excessive/coercive discipline
- Refusing to tolerate age-appropriate behavior
- Violating child labor laws (forced labor)
- Denying food, clothing, necessary medical care
- Forcing other parent to participate in child abuse
- Abducting or threatening to abduct child
- Forcing child into criminal activity
- Promoting truancy

- Having inappropriate sexual contact
- Sexually exploiting/grooming child
- Exposing child to pornography
- Using child in pornography
- Forcing child to have sex with others
- Violating child's physical privacy
- Abandoning child
- Exposing child to drugs
- Willfully violating health or housing codes

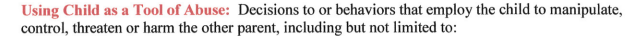
Emotional Abuse of Child: Wide-ranging decisions or behaviors that directly or indirectly harm the child's emotional safety, security, development, and/or well-being, including but not limited to:

- Rejecting child
- Denigrating child's feelings
- Calling child names
- Making child feel stupid or inadequate
- Demanding demonstrations of affection/loyalty
- Isolating child from friends or family
- Embarrassing, humiliating or shaming child
- Promoting gender bias or disrespect of women
- Refusing to meet child's basic emotional needs
- Creating a chaotic or unpredictable home life
- Missing visits or appointments
- Exposing child to abuse
- Modeling bad behavior
- Harming or threatening to harm animals or pets
- Breaking promises

- Vacillating between parenting styles
- Violating child's boundaries
- Denying support or affection to child
- Interfering with school or homework
- Micro-managing or monitoring child
- Disrupting child's structure or routines
- Destroying child's toys or personal items
- Mocking child's interests or ambitions
- Fluctuating involvement with child
- Threatening to harm or kill parent or
- Saying one thing and doing another
- Exposing child to aftermath of abuse
- Morally corrupting child
- Inducing fear or terror
- Threatening suicide

Economic Abuse: Decisions to or behaviors that unnecessarily harm the child's economic stability or security, including but not limited to:

- Refusing to provide available financial support
- Interfering with other parent's work
- Withholding important financial information
- Trading money or support for time with child
- Shutting off utilities
- Disabling vehicles
- Stealing property from child or other parent
- Denying other parent access to resources
- Depleting bank accounts
- Destroying other parent's credit
- Preventing other parent's access to credit
- Refusing to pay insurance premiums
- Cancelling insurance
- Selling other parent's or child's property



- Drawing child into abuse
- Using child to monitor other parent
- Pitting child against other parent
- Separating children from their siblings
- Encouraging child to disrespect other parent
- Rewarding child for rejecting other parent
- Threatening to harm child
- Threatening to take child from other parent
- Using child to bargain with other parent

- Dividing child's loyalties
- Using child to coerce other parent
- Hurting child in order to hurt other parent
- Using custody to harass other parent
- Disrupting established visitation schedule
- Using visitation to access other parent
- Threatening to seek custody to hurt parent
- Degrading other parent to child
- Neglecting child on visits

Denying Impact of Abuse on Child: Decisions or behaviors that fail to acknowledge and repair the damage resulting from one's own abuse, including but not limited to:

- Failing to acknowledge damage from abuse
- Interfering with other parent's treatment efforts
- Refusing to seek counseling for abuse
- Interfering with other parent's care of child
- Interfering with child's counseling/healthcare
- Justifying abuse
- Being intolerant of criticism for abuse

- Demanding respect in the face of abuse
- Failing to acknowledge child's needs
- Failing to respond to child's needs
- Disregarding child's needs
- Refusing to apologize for abuse
- Forcing unwanted engagement with child
- Blaming others for abuse

Ignoring Child's Separate Needs: Beliefs that the child's interests, needs and perceptions are either: (1) indistinguishable from the other parent's interests, needs and perceptions; or (2) attributable to the other parent, including but not limited to:

- Elevating one's own needs above the child's needs
- Believing one's own needs and child's need are identical
- Believing that oneself and one's child think and feel the same way
- Believing that one knows exclusively what is best for the child
- Believing that one's own pain is mirrored in the child
- Obsessive attachment to the child
- Seeing no value in the child's contact with the other parent, absent sufficient cause
- Believing that child's mind is being poisoned by the other parent
- Believing that the child is mirroring the other parent
- Believing that the other parent and the child are conspiring

Under mining the Other's Parenting or Relationship with Child: Decisions to or behaviors that either: (1) interfere with the other parent's ability to parent or exercise parental authority; or (2) disrupt or harm the child's relationship with the other parent, including but not limited to:

- Refusing to enforce established rules
- Violating established parenting agreements
- Withholding information concerning the child
- Disrupting child's schedule or routine
- Sharing too much information with child
- Disrespecting other parent's new partner
- Ignoring child's allergies or illnesses

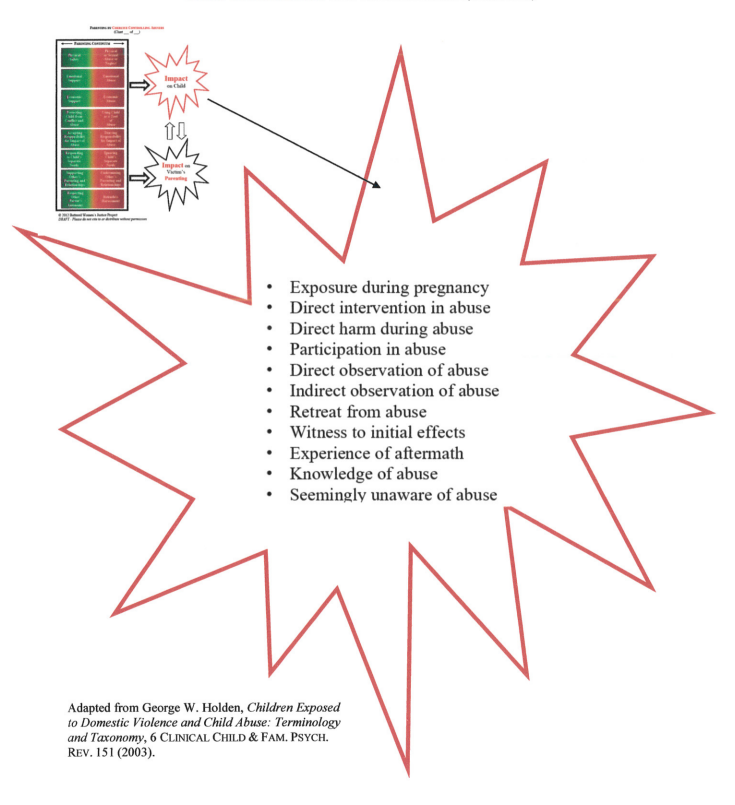
- Refusing to agree to rules or structure
- Making false allegations to authorities
- Under- or over-medicating child
- Using new partner to replace other parent
- Disparaging other parent in front of child
- Criticizing other parent
- Manufacturing tensions

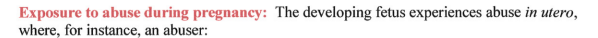
Relentless Harassment: Decisions to or behaviors that disrupt the everyday life of, and create persistent instability, insecurity or unpredictability for the child and/or the other parent, usually under the guise of some seemingly legitimate principle (like safety, equality, fairness, duty, or parental concern), including but not limited to:

- Constantly disrupting the child's schedule
- Constantly disrupting the child's routines
- Engaging in harassing litigation
- Making false reports to authorities
- Fluctuating parental involvement
- Monitoring other parent's whereabouts
- Making unreasonable demands on time
- Making oneself look good in harmful ways
- Hacking into other parent's computer
- Cutting off phone service
- Constantly raising "technical arguments"
- Missing visits and appointments

- Interfering with the other parent's work
- Interfering with school, sleep or social life
- Interfering with health care
- Disparaging other parent to family/friends
- Constantly changing rules or expectations
- Stalking other parent or child
- Cancelling or rescheduling appointments
- Disrupting utilities
- Disrupting other parent's transportation
- Setting off home alarm system
- Showing up unannounced
- Sabotaging other parent at every turn

CHILD'S EXPERIENCE OF DOMESTIC ABUSE (Chart 2 of 6)





- Kicks or punches a pregnant partner
- · Terrorizes a pregnant partner
- Sexually assaults a pregnant partner
- Deprives a pregnant partner of sleep
- · Pushes or shoves a pregnant partner
- Attempts to induce miscarriage
- · Coerces a pregnant partner to use drugs
- · Denies or interferes with prenatal care

Direct intervention to stop abuse: The child takes affirmative steps to make the abuse end, such as:

- Pleading with the abuser to stop
- Calling for help
- · Locking the windows and doors
- Attempting to distract the abuser

- Blocking abuser's access to victim
- · Pulling the abuser off the victim
- · Physically assaulting the abuser
- · Shooting or stabbing the abuser

Direct harm from abuse: The child suffers verbal, physical or emotional harm during the course of abuse, where, for instance:

- The abuser intentionally injures the child
- The abuser accidentally injures the child
- The victim accidentally injures the child
- The abuser punishes the child for intervening
- The abuser shames the child for being weak
- The abuser uses the child's toys as weapons
- The child gets caught in the crossfire
- The victim harms child to pre-empt injury
- The child injures self attempting to escape
- The abuser blames the child for the abuse
- The abuser tells the child he or she is next
- The abuser ridicules the child for crying

Direct participation in abuse: The child joins in the abuse of the victim parent, by way of force, coercion, identification with the abuser, or self-preservation:

- The abuser uses the child to spy on the victim
- The abuser orders the child to abuse the victim
- The abuser rewards the child for participating
- · Child joins abuser in taunting the victim
- · The abuser draws the child into abuse
- Child mimics the abuser's role modeling

Direct observation of abuse: The child is an eyewitness to the abuse, where, for instance, the child:

- Watches an assault of one parent by the other
- · Observes coercive power
- Is present to hear pleas for help or screams
- Is present during a verbal assault
- Sees the abuser intimidate the other parent
- Witnesses the victim's degradation



Indirect observation of abuse: The child hears but does not see the abuse, where, for instance, the child hears:

- · Threats or screams
- Pleas for help or mercy
- Gunfire

- · Breaking objects, furniture or windows
- · Verbal abuse or degradation
- · Blows to the victim's head or body

Retreat from abuse: The child takes cover from abuse by:

- Running away from home
- Locking him/herself in the closet
- Pretending like nothing is wrong
- Tuning out the world
- · Hiding under the bed
- · Using alcohol and/or drugs

Witnesses initial effects of abuse: The child observes the immediate effects of abuse, including, but not limited to:

- Blood, bruises, and other injuries
- Ambulances and emergency vehicles
- · Damaged property

- Police officers and first responders
- · A parent being arrested or restrained
- · Intense emotions or traumatic responses

Experiences the aftermath of abuse: The child faces life altering change as a result of the abuse, including, but not limited to:

- Parental anxiety and/or depression
- · Shelter or relocation
- New school and/or faith community
- Chaos, uncertainty and unpredictability
- Disrupted visits and exchanges

- Separation from the abuser
- Reorganization of family structures
- · Broken social ties and support systems
- · Breakdown in trust and/or confidence
- Economic instability

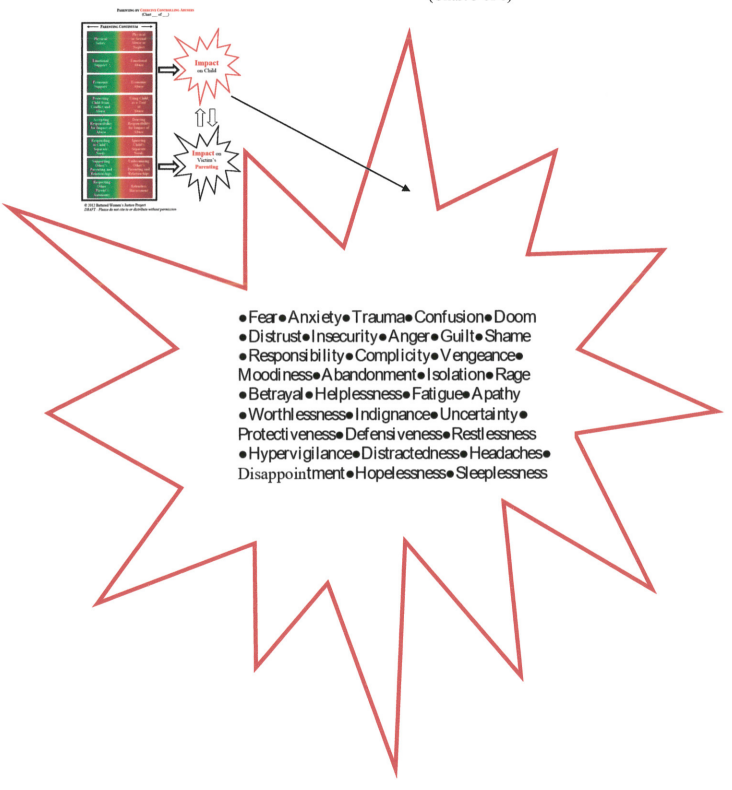
Hears about abuse from others: The child is told about (or overhears) conversations regarding the abuse.

Seemingly unaware of abuse: According to sources, the child lacks knowledge of the abuse because:

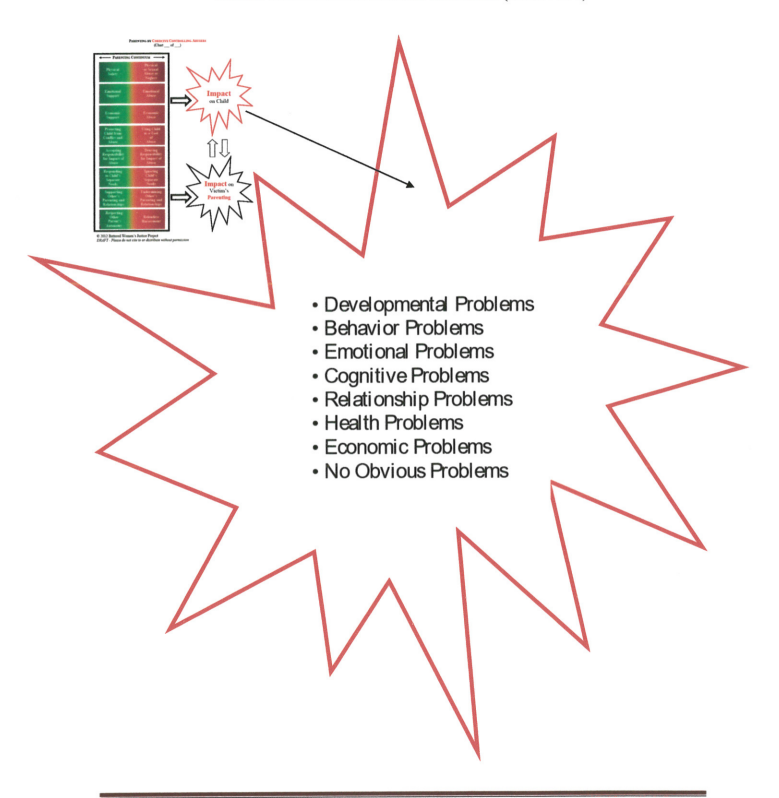
- The abuse occurred away from home or while the child was away; or
- The abuse occurred when caregivers believed the child was asleep.

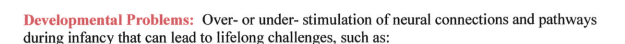


CHILD'S REACTIONS TO THE EXPERIENCE OF DOMESTIC ABUSE (Chart 3 of 6)



IMPACT OF DOMESTIC ABUSE ON THE CHILD (Chart 4 of 6)





- · Failure to meet physical/emotional milestones
- · Maladaptive stress responses
- Negative expectations about being:
 - Loved
 - Confident
 - · Safe to explore the world
 - Neglected
 - Treated with hostility

- Poor sleep and awake functioning
- Emotional detachment/poor engagement
- · Increased risk of:
 - Heart attack and stroke
 - Hypertension and depression
 - Alcoholism and diabetes
 - Hyperthyroidism
 - Malnutrition and gastrointestinal disease

Behavioral Problems: Outward conduct or actions that create difficulties for the child, including but not limited to:

- Self-harm (cutting, attempted suicide, drug use)
- · Delinquency or criminal behavior
- Running away
- · Physical aggression and/or bullying
- Hyperactivity
- · Regressive behaviors, such as:
 - Baby talk, thumb sucking, nail biting
 - · Crying spells, fear of the dark, clinginess

- Truancy
- Unregulated temper
- Verbal abuse
- Sexual promiscuity
- Defiance of authority
- · Parentified behaviors, such as:
 - · Caretaking of parents and siblings
 - Excessive enmeshment with parent(s)

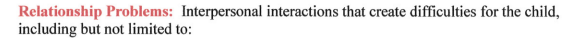
Emotional Problems: Internal, often unconscious behaviors that cause a child to have difficulty coping, including but not limited to:

- Nightmares or sleep disruptions
- · Distraction or inability to focus
- Anxiety or restlessness
- · Fear of being alone
- · Difficulty separating from parents
- · Lack of interest in school, friends, activities
- Exaggerated startle response
- Re-living abuse through play
- Withdrawal
- Hypervigilance
- Insecurity
- Low self regard

Cognitive Problems: Difficulties with thinking, learning, concentrating, or processing information, including but not limited to:

- · Poor skill development
- Underachievement at school
- Poor or distorted memory

- Poor verbal abilities
- Distraction or inability to focus
- Poor analytical skills



- · Inappropriate social responses to others
- Ambivalent attachment with caregivers
- Bullying or peer victimization
- · Abusive dating relationships
- Diminished ability to trust others

- · Lack of empathy
- · Manipulation or coercion to get needs met
- Aggression toward siblings/parents/peers
- · Difficulty making or keeping friends
- · Diminished self-confidence

Health Problems: Physical manifestations that include, but are not limited to:

- Headaches
- Asthma
- Bed-wetting
- Rashes
- Autoimmune deficiencies

- Stomach aches
- · Intestinal problems
- · Eating disorders
- Allergies
- · Chronic fatigue

Economic Problems: Damage or harm to the child's economic stability or security, including but not limited to:

- Poverty
- Exclusion from extracurricular activities
- Exclusion from higher education
- Increased responsibilities at home
- Homelessness
- Social isolation
- Increased responsibility to work
- Care for younger children

No Obvious Problems: Some children, particularly adolescents and older children, may cope with abuse in the home by re-directing their energies towards outside or adult activities and interests, including but not limited to:

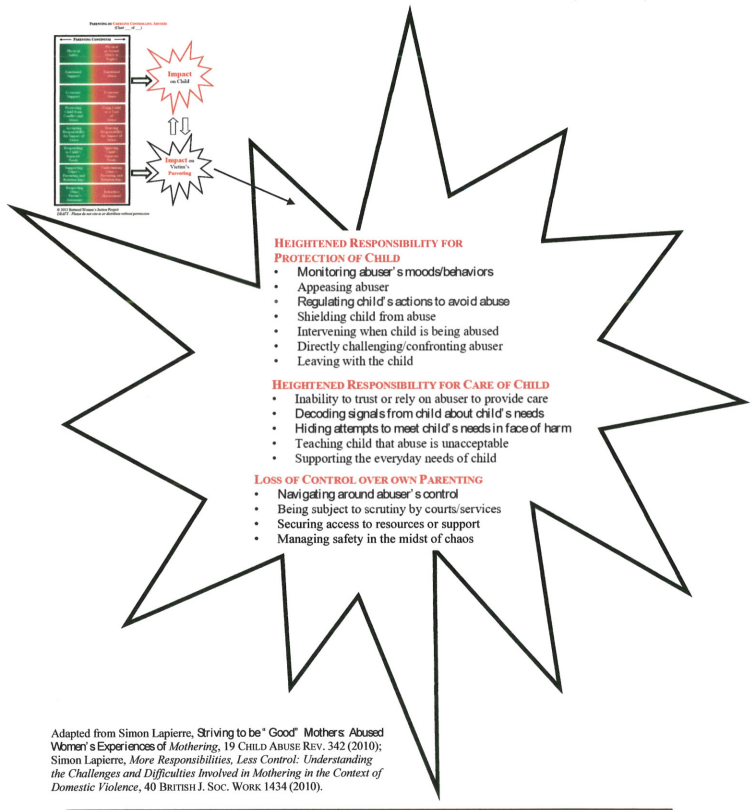
- A cademic achievement
- Engagement in extracurricular activities
- Artistic or creative endeavors
- Assumption of parental responsibilities, like:
 - Providing care for younger siblings
 - · Preparing meals and/or keeping house
 - · Making appointments
 - Supervising or monitoring parents'

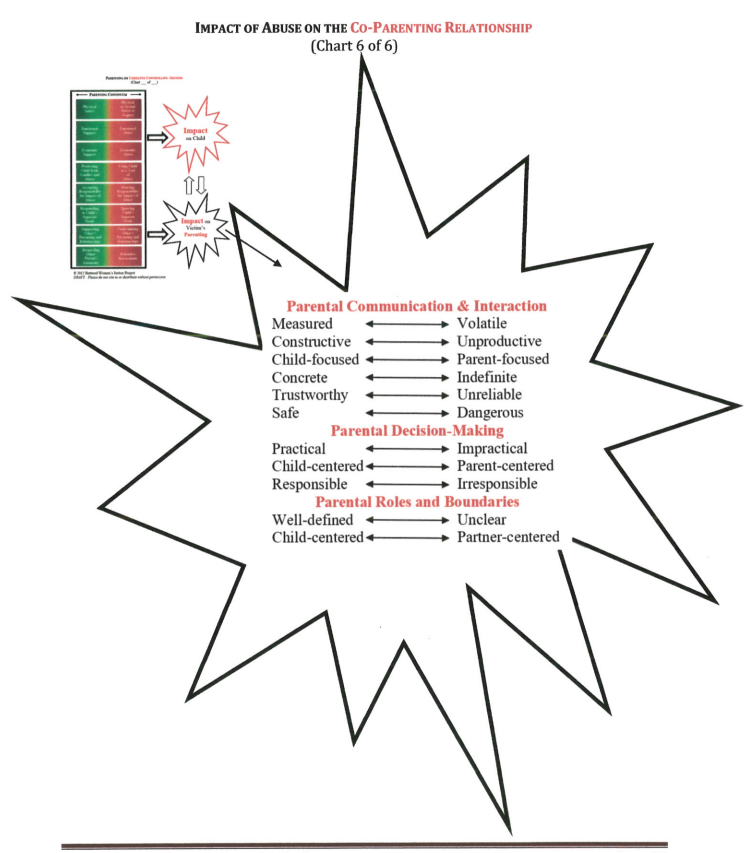
activities

- Involvement in sports
- Participation in social activities
- Volunteer work



IMPACT OF DOMESTIC ABUSE ON VICTIM'S PARENTING (Chart 5 of 6)





H. BEST INTERESTS OF THE CHILD DOMESTIC ABUSE ANALYSIS

The Best Interests of the Child Domestic Abuse Analysis is designed to help you think about the ways in which domestic abuse shapes each of the statutory best interest factors enumerated under state law. The sample here addresses the Ohio best interest factors. You can adapt this chart to your state law – or contact the Battered Women's Justice Project at technicalassistance@bwjp.org to request state-specific resources.

BEST INTERESTS OF THE CHILD DOMESTIC ABUSE ANALYSIS

BEST INTEREST FACTORS OH. REV.CODE §3109.04(F)(1):	WHAT DO WE KNOW?	How Does Domestic Abuse Shape What We Know?
The wishes of the child's parents regarding the child's care	What are the parents' wishes?	How does domestic abuse impact parents' wishes? Do parents have any fears or worries? What are the past/current arrangements? How do wishes account for child's safety? Are wishes realistic given context of abuse?
The wishes and concerns of the child, as expressed to the court	What are the wishes and concerns of the child?	How does domestic abuse impact child's wishes? What is the impact of abuse on the child? What is the impact of trauma on the child? Does child have any fears or worries? Has abuse interfered with child's daily life?
The child's interaction and interrelationship with the child's parents, siblings, and any other person who may significantly affect the child's best interest	What do the child's interactions and interrelationships look like?	How does abuse impact child's relationships? Look for indications of: Physical/sexual abuse of parent or child Emotional abuse of parent or child Interference with parental authority Interference with child's privacy Interference with other parent's privacy Use of child to spy on other parent Use of child to manipulate other parent Isolation of child from friends or family Isolation of child from social activities Age inappropriate actions/behaviors

BEST INTEREST FACTORS	WHAT DO WE KNOW?	How Does Abuse Shape What We Know?		
The child's adjustment to home, school, and community	How is the child functioning in relation to home, school and community?	How does abuse impact child's adjustment? Any effect on home, school, social life? Isolation/interference with daily activities? Threat to child's basic needs? Does child have fears, concerns, anxieties?		
The mental and physical health of all persons involved in the situation	What, if any, mental and/or physical health concerns exist?	How does abuse impact the health of parents/child? Impact on the safety of parents/child? Emotional impact on parents/child? How do parents and children cope? Affect on healthcare decision making? What supports have been sought? What other supports are available?		
The parent most likely to honor and facilitate courtapproved parenting time rights or visitation and companionship rights	Are the parents honoring and facilitating courtapproved parenting time and, if not, what is getting in the way?	How does abuse impact parenting time? Is access plan safe for parents and child? Are there any concerns, fears, anxieties? What is the level of parental involvement? Any threats to harm or take child away? Any recent/post-separation changes?		
Whether either parent has failed to make all child support payments	Has either parent failed to make all child support payments and, if not, what is getting in the way?	How does abuse impact child support payments? Indications of economic abuse? Indications of economic exploitation? Have economic arrangements changed?		
Whether either parent or household member has been convicted of or pleaded guilty to child abuse or neglect, domestic abuse, a sexually oriented offense, or any crime resulting in physical harm to a family or household member	Has either parent or a household member of either parent been convicted of or pleaded guilty to one of the enumerated offenses – and, if so, what is the nature and context of that conduct?	How does abuse impact the other parent or child? Implications of abuse for parenting? Impact of abuse on the child?		

BEST INTEREST FACTORS WHAT DO WE KNOW? How Does Abuse Shape What We Know? Whether the Has either parent How does abuse affect parenting time decisionresidential parent or continuously and making? one of the parents willfully denied the ☐ Is the access arrangement safe for child? subject to a shared other parent's right to Is the access arrangement safe for parents? parenting decree has parenting time and, if Any concern, fears, anxieties about access? continuously and so, what are the History of parental involvement? willfully denied the circumstances Any threats to harm or take child away? other parent's right ☐ Any post-separation changes? surrounding that to parenting time in denial? accordance with a court order Whether either parent Has either parent How does abuse impact relocation decisionhas established a established a making? ☐ How does relocation account for child safety? residence, or is residence, or is either planning to establish parent planning to ☐ How does it account for child wellbeing? a residence, outside establish a residence, □ Will relocation meet child's basic needs? this state outside this state and, □ Will relocation meet parents' basic needs? if so, what are the ☐ Any threats to harm or take child away? circumstances surrounding that decision? Other Considerations Does abuse raise other considerations? Personal interactions Access to resources Children and parenting Control of daily life Emotional abuse

Physical abuseSexual abuse

□ Other

I. CASE PLANNING GUIDES

The following Case Planning Guides, one specifically designed for evaluators and guardians, and the other created especially for legal professionals and advocates, help account for the nature, context and implications of abuse in family court decision-making, depending upon your role and function in the case.

The guides synthesize the information you've collected from the Initial Domestic Abuse Screening Guide, the Domestic Abuse Interview Guide and the Domestic Abuse Parenting Charts. Each guide is divided into sections concerning the parties': (1) everyday interactions; (2) economic well-being; (3) children and parenting; (4) emotional well-being; (5) physical well-being; and (6) other considerations. It asks you consider the implications of abuse for purposes of assessing dispute resolution alternatives and for evaluating potential parenting and coparenting arrangements.

DOMESTIC ABUSE PLANNING GUIDE FOR EVALUATORS & GALS

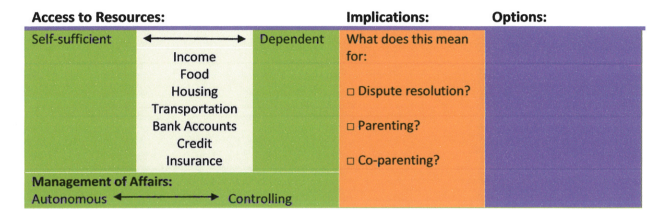
Everyday Interactions:

This section relates to the parties' everyday interactions with their separating partner. Knowing how the parties relate to one another will help evaluators and GALs develop recommendations about how best to manage and ultimately resolve the case. The family court system generally prefers — and often expects — parents to resolve parenting arrangements in a cooperative, non-adversarial way. This assumes that parents can engage with one another in an honest, fair, respectful, and trusting manner. It also assumes that parents can put the interests of their children ahead of their own and support the other partner's efforts to effectively supervise, nurture and care for their children. Domestic abuse often conflicts with these basic assumptions.

Quality of Int	eractions:		Implications:	Options:
Autonomous	4	Controlling	What does this mean	
Equal	4	→Unequal	for:	
Safe	4	Dangerous		
Secure	4	→Vulnerable	☐ Dispute resolution?	
Predictable	4	→Volatile		
Honest	4	Deceptive		
Respectful	4	Degrading	□ Parenting?	
Voluntary	4	Coercive		
Trusting	4	Jealous		
Supportive	4	Undermining	☐ Co-parenting?	
Responsible		Irresponsible		
Liberating	4	Isolating		

Economic Well-being:

This section relates to the parties' personal and economic independence. Knowing about access to resources and support systems, and the extent to which the parties are able to organize, arrange and manage their daily lives without undue interference from the other, helps evaluators and GALs recommend dispute resolution mechanisms and parenting arrangements that would be most appropriate and feasible under the circumstances.

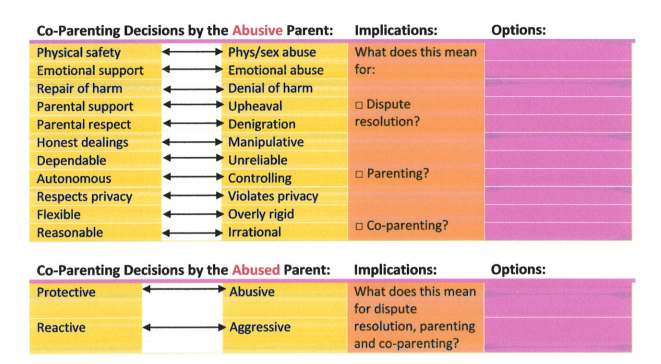


Children and Parenting:

This section relates to the needs of the children and the ability of the parents to meet those needs. Knowing about children and parenting issues will help evaluators and GALs identify parenting arrangements that meet the specific developmental, emotional, material, and practical needs of the children to the greatest extent possible.

As a rule, courts prefer parenting arrangements that provide parents with equal decision-making authority and unrestricted access to the children. This assumes that parents and children have the right "equipment" to make that work, including sufficient trust, maturity, resources, flexibility, and capacity to share responsibilities. Domestic abuse, and especially emotional abuse, often conflicts with these basic assumptions.

Parenting Decisions by the Abusive Parent:			Implications:	Options:
Physical safety	4	Phys/sex abuse	What does this mean	
Emotional support	← →	Emotional abuse	for:	
Economic support	←	Non-support		
Shelter from abuse	4	Tool of abuse	□ Dispute	
Repair of harm	←	Denial of harm	resolution?	
Attuned to needs	← →	Unaware of needs		
Consistent	←	Inconsistent		
Responsible	4	Irresponsible	□ Parenting?	
Involved		Under-involved		
Supportive		Disruptive		
Positive model		Negative model	□ Co-parenting?	



Emotional Well-being:

This section relates to the parties' experience of psychological and emotional abuse in the relationship, if any. Knowing about potential emotional abuse can help evaluators and GALs plan an approach to the case and evaluate parenting options that will account for these kinds of behaviors.

Abused Paren	ense of Sel	f:	Implications:	Options:
Self-confidence	4	Insecurity	What does this mean	
Dignity/honor	4	- Embarrassment	for:	
Stability	4	Chaos	☐ Dispute resolution?	
Certainty	←	Self-doubt		
Trust	←	Jealousy		
Autonomy	←	Interference	□ Parenting?	
Social support	←──	Isolation	STATE OF THE PARTY OF THE PARTY.	
Peace of mind	←	Trauma/anxiety		
Good health	←	Health problems	□ Co-parenting?	
Safety	←	Risk of harm		
Security	←─	Threats of harm		
Free agency	←	Entrapment		

Abusive Paren	Influer	nce:	Implications:	Options:
Equitable	—	Entitled	What does this mean	
Supportive	+-	Controlling	for:	
Trusting	■	Possessive		
Respectful	-	Intrusive	☐ Dispute resolution?	
Fair handed		→ Manipulative		ETALISESSEE
Responsible	4	→ Demanding	☐ Parenting?	
Protective	4	→ Intimidating		
Non-violent	-	→ Violent	☐ Co-parenting?	
Secure	—	Disruptive		
Accountable		Unaccountable		
Honest	-	Deceitful		
Stable	-	→ Unpredictable		

Physical Well-being:

This section relates to the parties' experience of physical and/or sexual abuse in the relationship, if any. Knowing about a history of physical abuse and/or sexual impropriety will help evaluators and GALs assess whether either party or the children are at risk of danger or harm. If so, the evaluator or GAL can make appropriate referrals for safety planning and advocacy and integrate safety planning into all dispute resolution processes and proposed parenting arrangements, including restrictions on access and/or supervised exchange where appropriate.

Ris	k Assessment Factors:	Implications:	Options:
	Increase in frequency/severity of abuse	What does this mean for:	A Secretary
	Access to firearms		
	Recent separation	☐ Dispute resolution?	
	Unemployment	Commence of the Commence of th	
	Use or threatened use of lethal weapon		
	Threat to kill	□ Parenting?	
	Avoidance of arrest for domestic abuse		在支持 海域的
	Step-children	CONTROL OF THE PROPERTY.	
	Forced sex	□ Co-parenting?	
	Attempted strangulation		
	Illegal drug use	new Andrews and Andrews	
	Alcohol dependency		
	Control of daily activities		
	Violent or constant jealousy		
	Assault during pregnancy		
	Threatened or attempted suicide	为。1997年1997年1997年1997年1997	
	Threat to harm children		
	Victim's belief in abuser's capacity to kill		
	Stalking		
	Major mental illness		

DOMESTIC ABUSE PLANNING GUIDE FOR LEGAL PROFESSIONALS

Everyday Interactions:

This section relates to the client's everyday interactions with his/her separating partner. Knowing how the parties relate to one another will help the lawyer and client decide how best to manage and ultimately resolve the case. The family court system generally prefers — and often expects — parents to resolve parenting arrangements in a cooperative, non-adversarial way. This assumes that parents can engage with one another in an honest, fair, respectful, and trusting manner. It also assumes that parents can put the interests of their children ahead of their own and support the other partner's efforts to effectively supervise, nurture and care for their children. Domestic abuse often conflicts with these basic assumptions.

Quality of Int	eractions:		Implications:	Options:
Autonomous	4	Controlling	What does this mean	
Equal	-	→ Unequal	for:	
Safe	_	→ Dangerous		
Secure	-	→ Vulnerable	☐ Dispute resolution?	
Predictable	-	→ Volatile		
Honest		→ Deceptive	☐ Parenting?	
Respectful	-	→ Degrading		
Voluntary		Coercive	☐ Co-parenting?	
Trusting	4	Jealous		
Supportive		→ Undermining	Male Folkier betreet gegen bestelling in de stelle gegen bestelling gegen	
Responsible		Irresponsible		
Liberating	_	Isolating		

Economic Well-being:

This section relates to the client's personal and economic independence. Knowing about access to resources and support systems, and the extent to which the client is able to organize, arrange and manage his/her daily life without undue interference from the other, helps the lawyer and client decide what sorts of dispute resolution mechanisms and parenting arrangements would be most appropriate and feasible under the circumstances.

Access to Resources:			Implications:	Options:
Self-sufficient		Dependent	What does this mean	
	Income		for:	
	Food			
	Housing	Company of the last	☐ Dispute resolution?	
	Transportation			
	Bank Accounts		□ Parenting?	
	Credit/Insurance			
Management of Affairs:			□ Co-parenting?	
Autonomous Controlling				

Children and Parenting:

This section relates to the needs of the children and the ability of the parents to meet those needs. Knowing about children and parenting issues will help the lawyer and client identify parenting arrangements that meet the specific developmental, emotional, material, and practical needs of the children to the greatest extent possible.

As a rule, courts prefer parenting arrangements that provide parents with equal decision-making authority and unrestricted access to the children. This assumes that parents and children have the right "equipment" to make that work, including sufficient trust, maturity, resources, flexibility, and capacity to share responsibilities. Domestic abuse, and especially emotional abuse, often conflicts with these basic assumptions.



Emotional Well-being:

This section relates to the client's experience of psychological and emotional abuse in the relationship, if any. Knowing about potential emotional abuse can help the lawyer and client plan an approach to the case and evaluate parenting options that will account for these kinds of behaviors.

Clien Sen Elof	Self:		Implications:	Options:
Self-confidence	4	→ Insecurity	What does this mean	
Dignity/honor	4	► Embarrassment	for:	
Stability	4	→ Chaos		
Certainty	4	➤ Self-doubt	☐ Dispute resolution?	
Trust	4	→ Jealousy		
Autonomy	4	► Interference		
Social support	4	→ Isolation	□ Parenting?	
Peace of mind	4	➤ Trauma/anxiety		
Good health		→ Health problems		
Safety		Risk of harm	☐ Co-parenting?	
Security	4	Threats of harm		
Free agency	4	► Entrapment		

Oppoling Parly	Influence:		Implications:	Options:
Equitable	4	Entitled	What does this mean	
Supportive		Controlling	for:	
Trusting	——	Possessive		
Respectful	■	Intrusive	☐ Dispute resolution?	
Fair handed	——	- Manipulative		
Responsible	—	Demanding		
Protective	4	Intimidating	□ Parenting?	
Non-violent	——	Violent		
Secure	——	Disruptive		
Accountable	4	Unaccountable	□ Co-parenting?	
Honest	■	Deceitful		
Stable	——	Unpredictable		

Physical Well-being:

This section relates to the client's experience of physical and/or sexual abuse in the relationship, if any. Knowing about a history of physical abuse and/or sexual impropriety will help the lawyer and client assess whether either party or the children are at risk of danger or harm. If so, the lawyer can make appropriate referrals for safety planning and advocacy and integrate safety planning into all dispute resolution processes and proposed parenting arrangements, including restrictions on access and/or supervised exchange where appropriate.

Risk Assessment Factors:	Implications:	Options:
☐ Increase in frequency or severity of abuse	What does this mean	
□ Access to firearms	for:	
☐ Recent separation		
□ Unemployment	☐ Dispute resolution?	
☐ Use or threatened use of lethal weapon		
☐ Threat to kill		
☐ Avoidance of arrest for domestic abuse	□ Parenting?	
□ Step-children		
□ Forced sex		
☐ Attempted strangulation	□ Co-parenting?	
☐ Illegal drug use		
☐ Alcohol dependency		
☐ Control of daily activities		
□ Violent or constant jealousy		
☐ Assault during pregnancy		
☐ Threatened or attempted suicide		
☐ Threat to harm children		
☐ Victim's believe in abuser's capacity to kill		
□ Stalking		
☐ Major mental illness		

Other Considerations:

I. READINESS FOR MEDIATION ASSESSMENT GUIDE

This guide is designed to help you assess whether parents possess sufficient capacity to successfully mediate child custody disputes. It walks you through a structured analysis that corresponds to the four-part framework discussed earlier in this compilation. It establishes a number of mediation benchmarks and then provides a list of considerations to help you determine whether mediation can safely proceed, with or without accommodation, whether mediation should be delayed until the mediation benchmarks can be met, or whether another form of dispute resolution should be considered.

READINESS FOR MEDIATION ASSESSMENT GUIDE

Successful mediation requires safe involvement; knowing and voluntary participation; good faith and fair dealing; and autonomous decision-making by all parties.



What is the quality of the parents' Are relationships free from violence, threats of violence, and coercive interactions with each other control? aY aN What risk, if any, does either parent pose (or ever posed) to any other Are both parents free from traumatic family member's physical, sexual, or effects of abuse, like PTSD, major emotional safety, security or welldepression, fear or forboding, memory loss, or processing difficulties? aY In what ways, if any, does either parent exercise (or ever exercised) disproportionate authority or control Are there comparable interests at stake for both parents? Y over the other or otherwise threaten the other's capacity for self-determination? Do both parents feel free to participate, not participate, or withdraw from participation witho fear or threat of reprisal? $\square Y \square N$ In what ways, if any, does either parent believe that their rights or needs are more important than the Are both parents willing and able to participate in good faith, deal fairly rights and needs of other family members? and comply with the ground rules and agreements? $\Box Y \ \Box N$ In what ways, if at all, does either parent interfere (or ever interfered) with the other's access to necessary No both parents feel they can negotiate freely and make and/or available information or autonomous decisions without fear or threat of reprisal? $\square Y \square N$



GUIDING PRINCIPLES FOR MEDIATION

Safe Involvement is Free from actual or perceived violence, threats of violence, and/or coercive control Restricted to clearly defined issues and/or disputes Consistent with pre-established, enforceable rules and expectations Subject to immediate recess, adjournment or termination by any party for any reason
Knowing and Voluntary Participation requires informed consent, which includes Understanding the mediation process Understanding the mediator's style and approach to mediation, and limits of authority Awareness and appreciation of the nature and consequences of the issues to be decided Relinquishment of right to offer evidence, examine witnesses, and make a record Relinquishment of right to obtain a decision on the merits or file an appeal Freedom to participate, not participate, or withdraw from participation without pressure, fear, or threat of repercussion from the other party, the mediator or the court system
Good Faith and Fair Dealing require Acceptance of and adherence to pre-established ground rules for mediation Respect for the legitimate needs and interests of the other parent and children Complete, accurate and timely disclosure of relevant information Willingness and ability to explore options and proposals Willingness and ability to share decision-making authority Intention and commitment to honor promises and agreements
Autonomous Decision Making is, from the perspective of each party Undersolved Voluntary (free from undue pressure, duress, coercion, threats, manipulation or intimidation) Sufficiently informed The product of one's own deliberation and judgment

BENCHMARKS FOR MEDIATION

Use the following benchmarks to gauge the parties' readiness to mediate. If all of the benchmarks are met, then mediation can proceed without accommodation at the election of the parties. If, on the other hand, any benchmark is not met, then the parties may not be ready for mediation. You should proceed with mediation only if the specific concerns you've identified can be ameliorated to the satisfaction of the parties. (See next section for prospective safeguards).

Relationships are free from violence, threats of violence, and coercive control: Notes:

Parents are free from the traumatic effects of abuse:

Notes:

Interests at stake for both parents are relatively comparable:

Notes:

Both parents feel free to participate, not participate, or withdraw from participation without fear of harm or threat of reprisal:

Notes:

Both parents are ready, willing and able to participate in good faith, deal fairly with one another, and comply with rules:

Notes:

Both parents can and will negotiate freely and make autonomous decisions without fear of harm or threat of reprisal:

Notes:

SAFEGUARDS FOR MEDIATION

Modify the mediation process: If any of the mediation benchmarks are not met, the mediator must determine whether it is possible to modify the mediation process to effectively ensure safe involvement, knowing and voluntary participation, good faith and fair dealing, and autonomous decision-making by all parties. In making this determination, mediators should consider:

Safe involvement: ☐ Whether it is possible to design and implement a safety protocol to keep parties safe both in and outside of mediation sessions; and, if so, what the terms of that safety protocol should be.
Knowing and voluntary participation: ☐ Whether anything further can be done to assure that the parties understand the mediation process and the consequences of the issues to be decided; and, if so, what those steps should be.
□ Whether more clearly defining, limiting, or narrowing the issues to be decided can address and overcome a party's reluctance or inability to participate in mediation; and, if so, what refinements would be necessary, fair and sufficient.
☐ Whether it is possible to design and implement a mediation termination protocol to ensure that parties can safely end or suspend mediation without fear of harm, threat of reprisal or other negative consequence and, if so, what the terms of that termination protocol should be.
Good faith and fair dealing: Whether it is possible to prevent the parties from manipulating the process or coercing the other party during or between mediation sessions; and, if so, what safeguards would be necessary, fair and sufficient.
\Box Whether it is possible to ensure compliance with and enforcement of agreements governing the mediation process and behavior between mediation sessions; and, if so, how compliance will be monitored and enforced.
☐ Whether it is possible to repair whatever harm is caused by non-compliance with agreements; and, if so, what reparations would be necessary, fair and sufficient.
Autonomous decision making: Whether it is possible, with proper support, to assure that both parties can and will make free and informed decisions; and, if so, what supports would be necessary, fair and sufficient.

Delay mediation: If any of the mediation benchmarks are not met – and it is not possible to modify the mediation process to effectively ensure safe involvement, knowing and voluntary participation, good faith and fair dealing, and autonomous decision-making by all parties – the mediator must determine whether delaying mediation would give the parties sufficient time and opportunity to meet the required benchmarks. In making this determination, mediators should consider:

☐ What issues would have to be addressed before participation in mediation would be reconsidered?

☐ What interventions would potentially ameliorate identified concerns?
$\hfill\square$ How will it be determined whether the intervention(s) have been effective?
☐ Whether a postponement would exacerbate the problem(s), unnecessarily delay a resolution, create further uncertainty or instability for the children, or result in undue hardship for one or more parties or the children.

Utilize a different dispute resolution process: If any of the mediation benchmarks are not met – and it is not possible to effectively modify the mediation process or delay mediation – the mediator should consider utilizing a different dispute resolution process.

K. READINESS FOR CO-PARENTING ASSESSMENT GUIDE

This guide is designed to help you assess whether parents possess sufficient capacity to make co-parenting work. It walks you through a structured analysis that corresponds to the four-part framework discussed earlier in this compilation. Then, it provides a list of potential safeguards that could be incorporated into a parenting plan to properly account for the nature, context and implications of abuse, if any.

At the outset, it is important to identify who the functional co-parents are going to be; that is, who is going to be co-parenting with whom? While we often assume that co-parenting arrangements are between the two legal parents or guardians of the child, in reality, parenting authority and parental responsibilities are sometimes delegated or relegated to someone else, like extended family members, new partners, professional caretakers, or others. This guide is intended to assess the functional parents' readiness for co-parenting. The functional parents may or may not be the two legal parents or guardians of the child – and they may or may not be the actual parties to the legal proceeding in which the parenting arrangement is being decided.

READINESS FOR CO-PARENTING ASSESSMENT GUIDE

Successful co-parenting requires safe parental involvement, secure parent-child relationships, low parental conflict, effective parental communication, and clear boundaries between partner and parental roles.

Identify Domestic Abuse Does a structured interview reveal any signs or indications of physical, sexual, emotional, economic, or coercive controlling abuse?

Understand the Nature & Context of Abuse (for purposes of co-parenting) • What is the quality of the parents' interactions with each other? • What is the quality of the parents' interactions with each child? • Does either parent interfere with the other's access to necessary and/or available resources? • Does either parent threaten the other's capacity for selfdetermination? • Does either parent pose a risk to any other family member's physical, sexual, or emotional safety, security or well-being?

· Are relationships free from violence, threats of violence, and coercive control? DY DN Do parents recognize and support children's needs? \(\pi Y \) Do children feel safe, secure and supported by parents? $\square Y$ $\square N$ Is communication between parents direct, civil, constructive, and focused on the children? DY DN Do parents separate their role as parent from their role as nV nN partner?

Account for Abuse in Actions and Decisions . Is there cause to: · Limit or monitor the abusive parent's access to a child or victim-parent? . Limit or monitor the abusive parent's decision-making authority? Monitor the abusive parent's compliance with the parenting plan? Require the abusive parent to participate in remedial interventions and/or other services? Support the victim-parent's efforts to protect a child? Strengthen a child's support system?

GUIDING PRINCIPLES FOR CO-PARENTING

Safe Parental Involvement is □ Free from violence, threats of violence, and/or coercive control □ Age and developmentally appropriate □ Focused on and supportive of the child
 □ Based on mastery of basic parenting skills and parental decision-making □ Consistent with established rules and expectations
Secure Parental Relationships are □ Free from violence, threats of violence, and/or coercive control □ Stable and predictable □ Focused on and responsive to the needs of the child
Cooperation Between Parents requires Mutual responsibility and shared authority Absence of violence, threats of violence, exploitation and/or coercion Willingness to consider alternate viewpoints Capacity to recognize and respond to others' needs (emotional maturity) Ability to compromise and reach agreement on important issues
Effective Parental Communication is □ Open and direct □ Civil and bi-directional □ Constructive (not harmful or damaging and more than the mere sharing of information) □ Focused on the children
Clear Boundaries Between Partner and Parental Roles mean □ Parents are able to separate their role as parents from their role as partners □ Limits between partner and parental roles are clear and unambiguous

BENCHMARKS FOR CO-PARENTING

Use the following benchmarks to gauge the parties' readiness to co-parent. If all of the benchmarks are met, then co-parenting can proceed without accommodation at the election of the parties. If, on the other hand, any benchmark is not met, then the parties may not be ready for co-parenting. You should proceed with co-parenting only if the specific concerns you've identified can be ameliorated to the satisfaction of the parties. (See following sections for specific co-parenting challenges and prospective safeguards).

Relationships are free from violence, threats of violence, and coercive control: Notes:

Parents recognize and support chil nee

Children feel safe, secure and supported by parents:

Notes:

Communication between parents is direct, civil, constructive, and focused on the child: Notes:

Parents separate their role as parent from their role as partner: Notes:

SAFEGUARDS FOR CO-PARENTING

If any of the co-parenting benchmarks are not met, the practitioner must determine whether it is possible to employ safeguards to effectively ensure safe parental involvement, secure parent-child relationships, cooperation between parents, effective parental communication, and clear boundaries between partner and parental roles. In making this determination, practitioners should consider the following co-parenting safeguards, among others:

Limit or monitor abusive paren lacce lab dallor violin paren la

- Limit methods of communication with child (no in-person, telephonic or social media contact)
- Prescribe methods of communication (email only, text only, My Family Wizard, etc.)
- · Restrict frequency of inter-parental communication or communication with child
- Restrict content of communication (define scope and boundaries, etc.)

- Restrict length of communication (1 page, 10-minutes, etc.)
- Limit access to sensitive information (account numbers, SSNs, medical & school records, etc.)
- Issue and/or enforce no contact orders and orders for protection
- Require neutral exchange locations (school, place of business, etc.)
- Require third party exchanges (friend, family member, professional, etc.)
- Restrict visitation to a place (grandparent's home, public park, church, counseling center, etc.)
- Restrict visitation to a geographic area (25-mile radius, in town, in state, in country, etc.)
- Prohibit visitation outside a geographic area (not out-of-town, out-of-state, or out-of-country)
- Condition visitation on having a third party present (friend, family member, professional)
- Limit who can be present during visitation (no new partners, no known criminals, etc.)
- Restrict what can happen during visitation (no alcohol, drugs, weapons, dangerous activities)
- Require professionally supervised or monitored visitation
- Set benchmarks for unsupervised access (no abuse, threats of abuse, inappropriate contact)
- Condition visits on compliance with terms (sobriety, BIP, car seat, valid drivers' license)
- Appoint a post-visitation monitor to make sure visits are safe and go as planned
- Periodically monitor and conduct risk and danger assessments
- Define consequences for non-compliance with access restrictions

Limi abulve paren ullulemaking or edilin-making authority:

- · Grant sole legal custody to non-abusive parent
- Grant sole legal custody to non-abusive parent with deviations under defined circumstances
- · Grant parallel legal custody
- Grant parallel legal custody with deviations under prescribed circumstances
- · Appoint a parenting consultant to confer with the abusive parent on all major decisions
- Appoint a parenting monitor to oversee and assess parenting decisions by the abusive parent
- Restrict abusive parent's access to information that is susceptible to misuse
- Limit abusive parent's ability to dispose of real or personal property or to dissipate assets
- · Appoint a special master to monitor and effectuate property distributions and settlements

Monitor abutive parenticompliance with parenting plan:

- Conduct review hearings
- Establish schedule for abusive parent to show compliance with parenting plan
- Establish automatic consequences for non-compliance with parenting plan
- Appoint a compliance monitor paid for by the abusive parent

Enforce terms of parenting plan:

- Hold abusive parent accountable for unjustified and/or intentional parenting plan violations
- Establish self-executing terms to effectuate pre-defined consequences for non-compliance

Require abusive parent to participate in remedial interventions and/or other services:

- Refer abusive parent to a batterer intervention program for assessment and services
- Refer abusive parent to a parenting after violence program for assessment and services



- Link parental decision-making authority to parental responsibility for child's care
- Designate victim parent as the custodian of records
- Provide victim parent with information about/access to available community-based services
- Establish self-executing parenting plan enforcement mechanisms
- Allow direct and expedited access to parenting plan enforcement mechanisms
- Establish automatic bill-paying processes for abusive parent's financial obligations
- Require abusive parent to submit periodic parenting plan compliance reports
- Limit the grounds upon which abusive parent may object to victim parent's decision-making
- Delineate reasonable house rules in the parenting plan or order
- Allow the victim parent to relocate with the child in accordance with the law

- Ensure that the parenting plan accommodates child's interests, activities, and supports
- Provide sufficient parenting time flexibility to adapt to child's developmental and social needs
- Structure parenting time to maintain access to child's support system
- Connect child and victim parent to available community-based resources

L. GUIDE TO APPROPRIATENESS OF EARLY NEUTRAL EVALUATION

This guide is designed to help you assess whether parents possess sufficient capacity to successfully engage in early neutral evaluation. It walks you through a structured analysis that corresponds to the four-part framework discussed earlier in this compilation. Then, it provides a list of potential safeguards that could be incorporated into an early neutral evaluation process to properly account for the nature, context and implications of abuse, if any.

Guide to Appropriateness of Early Neutral Evaluation

During early neutral evaluation (ENE), experts hear the factual and legal assertions of each party and render a nonbinding opinion predicting a judicial decision on the merits. Successful early neutral evaluation requires safe involvement, knowing and voluntary participation, knowledge of relevant facts and applicable law, ability to persuasively articulate facts and legal arguments, and autonomous decision-making by each party.

Identify Domestic Abuse • Does universal, comprehensive and systematic screening reveal any signs or indications of physical, sexual, emotional, economic, or coercive controlling abuse?

Understand the Nature & Context of Abuse (for purposes of ENE)

- What risk, if any, does either party pose to any other family member's physical, sexual, or emotional safety, security or well-being?
- In what ways, if at all, does either parent interfere with the other's access to necessary and/or available information or resources?
- In what ways, if any, does either parent interfere with the other's ability to assert a contrary viewpoint or challenge something with which he or she does not agree?
- In what ways, if any, does either party exercise disproportionate authority or control over the other or other wise threaten the other's capacity for self-determination?

Determine the Implications of Abuse

- Are relationships free from violence, threats of violence, and coercive control? $\Box Y \Box N$
- Are both parents free from traumatic effects of abuse, like PTSD, major depression, fear or forboding, memory loss, or processing difficulties?

 Y

 N
- Do both parents feel free to fully participate, not participate, or withdraw from participation without fear or threat of reprisal? TV TN
- Are both parents knowledgable about relevant facts and applicable law? □Y □N
- Are both parents able to make persuasive factual and legal arguments and do so without fear or threat of reprisal? □Y □N
- Are both parents willing and able to negotiate freely and make autonomous decisions (that may be contrary to evaluators' recomendations) without intimidation or threat of reprisal? $\square Y \square N$

Account for Abuse in Actions and Decisions (for any unmet benchmark)

- Modify the early neutral evalutation process?
- Utilize a different dispute resolution process?

Guiding Principles for Successful Early Neutral Evaluation

Safe Involvement is
☐ Free from actual or perceived violence, threats of violence, and/or coercive control
☐ Consistent with pre-established, enforceable rules and expectations
☐ Subject to immediate recess or termination by any party for any reason or for no reason at all
Knowing and voluntary participation requires informed consent, the elements of which include:
□ Understanding the early neutral evaluation process
□ Understanding the role played by evaluators
□ Understanding the limits on the evaluators' authority
□ Awareness and appreciation of the nature and consequences of the issues to be decided
☐ Understanding that the early neutral evaluation process will not include verification of assertions or the right to offer evidence, examine witnesses, make a record, obtain a decision on
the merits, or file an appeal
□ Freedom to participate, not participate, or withdraw from participation without pressure, fear, or threat of repercussion from the other party, the evaluators or the court system
Knowledge of relevant facts and law involves
□ Awareness of and access to relevant information
□ Ability to verify facts asserted
☐ Understanding of the substantive and procedural law on which the evaluators' opinion will be based
Ability to make persuasive factual and legal arguments involves
☐ Willingness and ability to formulate a compelling factual narrative based on the law governing the case
☐ Willingness and ability to clearly and cogently speak on one's behalf
☐ Willingness and ability to promptly respond to questions and correct misinformation
Autonomous decision making is, from the perspective of each party
□ Voluntary (free from undue pressure, duress, coercion, threats, manipulation and/or
intimidation)
□ Sufficiently informed
☐ The product of one's own deliberation and judgment
□ Potentially contrary to the recommendations of the evaluators
□ Potentially contrary to the assertions and arguments of the other party



Use the following benchmarks to gauge the appropriateness of early neutral evaluation. If all of the benchmarks are met, then early neutral evaluation can proceed without accommodation at the election of the parties. If, on the other hand, any benchmark is not met, then the early neutral evaluation may not be appropriate. You should proceed with early neutral evaluation only if the specific concerns you've identified can be ameliorated to the satisfaction of the parties. (See next section for prospective safeguards).

specific concerns you've identified can be ameliorated to the satisfaction of the parties. (See next section for prospective safeguards).
Relationships are free from violence, threats of violence, and coercive control: Notes:
Parents are free from the traumatic effects of abuse: Notes:
Both parents feel free to participate, not participate, or withdraw from participation without fear of harm or threat of reprisal: Notes:
Both parents have knowledge of relevant facts and law: Notes:
Both parents are capable of persuasively articulating facts and legal arguments. Notes:
Both parents can and will negotiate freely and make autonomous decisions without intimidation or threat of reprisal: Notes:

Safeguards for Successful Early Neutral Evaluation

Modify the early neutral evaluation process: If any of the early neutral evaluation benchmarks are not met, the evaluators must determine whether it is possible to modify the early neutral evaluation process to effectively ensure safe involvement, knowing and voluntary participation, knowledge of relevant facts and applicable law, ability to persuasively articulate facts and legal arguments, and autonomous decision-making by each party. In making this determination, evaluators should consider:

Safe involvement: ☐ Whether it is possible to design and implement a safety protocol to keep parties safe both in and outside of the early neutral evaluation session; and, if so, what the terms of that safety protocol should be. Ideas: **Knowing and voluntary participation:** □ Whether anything can be done to assure that the parties understand the early neutral evaluation process and the consequences of the issues to be decided; and, if so, what those steps should be. Ideas: □ Whether more clearly defining, limiting, or narrowing the issues to be discussed can address and overcome a party's reluctance or inability to participate in early neutral evaluation; and, if so, what refinements would be necessary, fair and sufficient. Ideas: Whether it is possible to design and implement an early neutral evaluation termination protocol to ensure that parties can safely end or suspend early neutral evaluation without fear of harm, threat of reprisal or other negative consequence and, if so, what the terms of that termination protocol should be.

Ideas:

Knowledge of relevant facts and law: Whether the parties' knowledge of and access to relevant information and applicable law can be sufficiently improved so that the parties can provide an adequate basis for the evaluators' opinion, and if so, what steps should be taken. Ideas:
Ability to make persuasive factual and legal arguments: Under the parties to make factual and legal arguments, and if so, what steps should be taken.
Autonomous decision making: Whether it is possible, with proper support, to assure that both parties can and will make free and informed decisions; and, if so, what supports would be necessary, fair and sufficient. Ideas:
$\hfill \square$ Whether it is possible to provide sufficient support to assure that parties are able to freely oppose the recommendations of the evaluators. Ideas:
□ Whether it is possible to provide sufficient support to assure that each party is able to freely oppose the assertions and arguments of the other party. Ideas:
Utilize a different dispute resolution process: If any of the early neutral evaluation benchmarks are not met – and it is not possible to effectively modify the process or delay early neutral evaluation – the parties should consider utilizing a different dispute resolution process.